

EXHIBIT 1

For Federal criminal case
-- BRIEF / MEMORANDUM IN SUPPORT OF
BRIAN DAVID HILL'S "MOTION UNDER 28
USC § 2255 TO VACATE, SET ASIDE, OR
CORRECT SENTENCE BY A PERSON IN
FEDERAL CUSTODY" - DECLARATION,
ATTACHED EXHIBITS, AND BRIEF IN
SUPPORT OF THIS MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative
News)

Criminal Case Number 1:13-cr-00435-1



AFFIDAVIT

Aprox. 11:30 AM Dec. 24, 2013

I was called by Joy Walter. She asked me a series of questions related to Brian. She asked about his birth date, address, and many other personal questions related to where he lives. She asked me if I would be willing to be a third party custodian if Brian is going to be released under parole. She informed that she didn't know what the judge was going to decide, but she wanted to know if that would be a possibility with me. She informed me that I would be held responsible for him. He would be placed under the Adam Walsh Sex Offender Specific Conditions and therefore would be put under electronic monitoring, would not be allowed on a computer, not allowed near any children under 18 years of age, would not be allowed near a school and would not be allowed to have a phone. She asked me if I would report to them if he violated any of these conditions. She was asking all kinds of personal questions related where Brian lives and about how the apartments are arranged. She also informed me that my computers in my apartment would have to be checked by the parole officer and that they would have to be password protected. She asked me if Brian and I owned any guns and then informed me that we would not be allowed to have any guns. When she found out the apartments were owned by my parents she then started to ask their names. I told her that I need to think about her question in relation to being a third party custodian. She told me that she would call back on Thursday. She called three other times. Under these conditions, I later declined to be a third party custodian. I know he is innocent and would never download child porn.

Tuesday December 24, 2013 3:30 PM

Brian called using the pay tel phone, and we talked about 20 minutes (learned later that he now has \$28.00 left out of the \$50.00 we put in this morning - \$1.10 per minute). We all got to talk to him. He told us that they wanted him dead in that jail too because they were not giving him his insulin and asked us if we can do something so he can get his insulin. He said he kept walking in his cell to try to bring his glucose down and told them he would just not eat and was losing weight. He said that he talked to Rodney White (SBI undercover) who told Brian that the NC state bureau was not after him. They did get his emails and was investigating it. Said something like it was the federal, not the state. Brian was confused about what he said. They put Brian in the DNA database. Then Brian told us when they videotaped him in the nude at Winston Salem, they taped his penis and anus and one of the guys was smiling a lot, and Brian was still upset about that. He said he had not talked to his lawyer yet. We told his facebook support group about the jail not giving Brian his insulin, and his friend Kitty advised us to find some medical documentation and fax it to the jail. We did this.

Personal and Confidential

To:	Guilford County Jail	From: Brian David Hill's Mother and
		Grandparents
Fax:	336-641-2793	Page 6 Pages + Cover Sheet
		S:
Phon	336-641-2700	Date: Dec 24, 2013

EXHIBIT 2

For Federal criminal case
-- BRIEF / MEMORANDUM IN SUPPORT OF
BRIAN DAVID HILL'S "MOTION UNDER 28
USC § 2255 TO VACATE, SET ASIDE, OR
CORRECT SENTENCE BY A PERSON IN
FEDERAL CUSTODY" - DECLARATION,
ATTACHED EXHIBITS, AND BRIEF IN
SUPPORT OF THIS MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative
News)

Criminal Case Number 1:13-cr-00435-1



MEDICAL STAFF RECEIVING SCREENING FORM LITHUM BOOKINGDATE SCREENING DATE TIME AMENA O 2

Hill Brian 9-30-14 10-1-14	10	30am
OCT 5/2514 M	5-26-	90
CIENDALI PROBYNCE COACEYCE23		
VISUAL I MEDICAL OBSERVATION: (Explain all Yes' Answers) Circle Y-or N:	. YES	NO
Is Inmate unconscious or showing visible signs of Illness, injury, bleeding, pain, or other symptoms suggesting the need for Immediate emergency medical referral?	Y	0
If yes:	Y	0
Are there any visible signs of fever, Jaundice, skin lesions, rash, or Infection: cuts, bruises, or minor injuries; needle marks, body vermin? If yes:		
Does the Inmate exhibit any signs that suggest the risk of suicide, assault, or abnormal behavior?	Y	(Ñ)
If yes: Does the Inmate appear to be under the influence of, or withdrawing from drugs or alcohol?	Y	D _{Est}
if yes: s the Inmate's mobility restricted in any way due to deformity, cast, injury, etc.	Y	a
f yes:		
ASK THE INMATE THESE QUESTIONS: (Explain all Yes' answers)	(Y)	N
Have you had or been treated for. (circle as appropriate) asthma, diabetes, epllepsy, heart condition, high blood pressure, mental health problems, seizures, ulcers, or other conditions? Other: DMI, Autisim, OCD		
lave you taken or are you taking any medication(s) prescribed for you by a physician?	0	И
f yes: NPH BS Pro2aC Are you allergic to any medications, foods, plants, etc.?	(9)	N
fyes: UED on	Y	(N)
tave you fainted or had a head injury within the last 72 hours? fiyes:		
Do you have or have you been exposed to AIDS, hepatitis, TB, VD, or other communicable disease? For TB, ask if he/she has had night sweats; had weight loss recently; persistent coughing,	8	N
TB Cleared Spe Fed Log	0	N
lave you been hospitalized by a physician or psychlatrist within the last year? fyes: Martinsville Mem Hosp Dec 2013 mental. Health		
lave you ever considered or attempted suicide? (yes:	Y	0
o you have a painful dental condition?	Y	(E) (B)
ve you on a specific diet prescribed by a physician? yes:	Y	
o you use drugs? How often? Last time? Vhat kind? How much?	Y	(N)
o you use alcohol? How often? Vhat kind? How much?	. Y	(1)
emales: LMP Date:Are you pregnant, recently delivered or aborted; on birth control pills; having bdominal pain or discharge? If yes:	3 Y	Ø
Total Colores		<u> </u>
espiration: 14 02 Sq Pulse: 88 Temperature: 98.6 Blood Pressure: 110/78	ght /5_	3 140
PD IMPLANTED? Y OR N HAVE ALL CONCERNS FROM OFFICER INTAKE AND ABOVE ANSWERS BEE	1 EDPLA	NED
BOVE?		
EMARKS: BC= 471@ 0800 300 NPH 140@SS		
BC= @ 372@ 10:30		
ave answered at questions truttriully, I have been told and shown how to obtain medical services and advised on how to obtain medication upon rule my consent for professional services to be provided to me by and through Southern Health Partners, Inc. Further, I release Southern Health Partners for professional services to be provided to me by and through Southern Health Partners, Inc. Further, I release Southern Health Partners for country, the Sheriff, Jaller, and his/ner staff from all responsibility and I assume personal responsibility for the conditions that may occur as a result questing services and/or refusing treatment as prescribed by the medical staff of the facility and/or outside consultation services.	nicial hicely	reby s staff,
mate's Signature: Brian D. Hill	11/14	<u>f</u>
101	1. 116.	

terviewer's Signature and Title:

Forsyth County Detention Center Forsyth Co 201 North Church Street Winston-Salem, NC27101

Receiving Screening



IAN D HILL	Patien 19082	t Number 53		oking Number 3125	Birth	Date	Date Of Serv 12/20/2013	vice			
17. Female?				A A MANUAL OF MANUAL ROOMS IN			(0	Yes	6	No
Visual Obse	rvation	•								20116	4.
18. Is Patient disheveled, e	appearance	abnormal gestive of	in any way? trauma or at	(e.g., sweatir	ng, tremors, ar	nxious,	(0	Yes	e	No
Describe:									majori, se con com more		
19. Is Patient physical abno	movement ormality, uns	restricted o	or compromi cast or splir	sed in any wa nt intake, etc.)	y? (e.g., body	deformities	i, (0	Yes	@	No
= ** No Ite	ms Selected	1 **									
Describe:							-				
20. Is breathi breath, dyspr		l? (e.g., pe	rsistent cou	gh, hyperventi	lation, shortne	ss of	(С	Yes	@	No
					A						
Explain:					! I!						
21 Does Pat	ndice, rashes	s, bruises,	ve obvious le edema, sca	esions or drain rs, tattoos, ne	edle marks or	other	(C	Yes	Ē	No
21. Does Par scabies, jaur indications of Explain:	ndice, rashe: f drug abuse	s, bruises, ?	edema, sca	rs, tattoos, ne	edle marks or	other			UI A VIII - I		and 10 for 10
21. Does Par scabies, jaur indications of Explain: 22. Does Par age, small bu	ndice, rashes f drug abuse tient exhibit (s, bruises, ? characteris	edema, sca	rs, tattoos, ne	risk for victimi appearance)	other			Yes		and 10 for 10
21. Does Patscables, jaur indications of Explain: 22. Does Patage, small be Explain:	ndice, rashe f drug abuse tient exhibit o uild, feminini	s, bruises, ? characteris	edema, sca	rs, tattoos, ne	edle marks or	other			UI A VIII - I		and 10 for 10
21. Does Parscables, jaur indications of Explain: 22. Does Parage, small be Explain:	ndice, rasher f drug abuse tient exhibit ouild, feminini Pt is autistic	s, bruises, ? characteris ty, 1st time	edema, sca stics of poter offender, pa	rs, tattoos, ne ntially being at assive or timic	edle marks or	other zation (e.g.	,	e	Yes	С	No
21. Does Par scabies, jaur indications of Explain: 22. Does Par age, small be Explain: F Remarks:	ndice, rasher f drug abuse tient exhibit ouild, feminini Pt is autistic	s, bruises, ? characteris ty, 1st time	edema, sca stics of poter offender, pa	rs, tattoos, ne ntially being at assive or timic	risk for victimi d appearance)	other zation (e.g.	,	e he	Yes	C	No
21. Does Par scabies, jaur indications of Explain: 22. Does Par age, small be Explain: F Remarks: Med and Mi his life RPR-HIV	ndice, rasher f drug abuse tient exhibit ouild, feminini Pt is autistic	s, bruises, ? characteris ty, 1st time	edema, sca stics of poter offender, pa	rs, tattoos, ne ntially being at assive or timic	risk for victimi d appearance)	other zation (e.g.	ocassion ti	e he	Yes	C	end
21. Does Patscables, jaur indications of Explain: 22. Does Patage, small be Explain: Remarks: Med and Minis life RPR-HIV Explain:	ndice, rasher f drug abuse tient exhibit ouild, feminini Pt is autistic	s, bruises, ? characteris ty, 1st time	edema, sca stics of poter offender, pa signed, Pt is	rs, tattoos, ne ntially being at assive or timic s an ASW due	risk for victimi i appearance) to verbalizing	other zation (e.g.	ocassion ti	e (Yes	C I to	No end
21. Does Par scabies, jaur indications of Explain: 22. Does Par age, small be Explain: F Remarks: Med and Minis life RPR-HIV Explain:	ndice, rasher f drug abuse f drug abuse tient exhibit ouild, feminini or is autistic H referrals was rovided orally	s, bruises, characteris ty, 1st time	edema, sca stics of poter e offender, pa signed, Pt is	rs, tattoos, ne ntially being at assive or timic an ASW due	risk for victimi d appearance) to verbalizing	other zation (e.g.	ocassion ti	e he	Yes need	C I to	No enc enc
21. Does Par scabies, jaur indications of Explain: 22. Does Par age, small be Explain: F Remarks: Med and Minis life RPR-HIV Explain:	ndice, rasher f drug abuse f drug abuse tient exhibit ouild, feminini or is autistic H referrals was rovided orally	s, bruises, characteris ty, 1st time	edema, sca stics of poter e offender, pa signed, Pt is	rs, tattoos, ne ntially being at assive or timic s an ASW due	risk for victimi d appearance) to verbalizing	other zation (e.g.	ocassion ti	e he	Yes need No Yes	C I to	No enc enc
21. Does Patiscables, jaur indications of Explain: 22. Does Patiage, small be Explain: Remarks: Med and Media if in in items i	ndice, rasher f drug abuse f drug abuse tient exhibit ouild, feminini or is autistic the referrals was rovided or ally rovided or ally rovided or ally revided or ally review or all review	s, bruises, characteris ty, 1st time	edema, sca stics of poter e offender, pa signed, Pt is	rs, tattoos, ne ntially being at assive or timic an ASW due	risk for victimi d appearance) to verbalizing	other zation (e.g.	ocassion ti	e he	Yes need No Yes	C I to	No enc enc
21. Does Pariscables, jaur indications of Explain: 22. Does Parage, small be Explain: Remarks: Med and Minis life RPR-HIV Explain: Education properties of Education prop	ndice, rasher f drug abuse f drug abuse tient exhibit ouild, feminini or is autistic the referrals was rovided or ally rovided or ally rovided or ally revided or ally review or all review	s, bruises, characteris ty, 1st time	edema, sca stics of poter e offender, pa signed, Pt is	rs, tattoos, ne ntially being at assive or timic an ASW due ess to Healthc	risk for victimi d appearance) to verbalizing	other zation (e.g.	ocassion ti	e he	Yes need No Yes	C I to	No enc enc

۸,				T				
- /\/v	н	E		.A	L		Т	Н
\ \ \	P	-	-	T	-	_	-	_

BLOOD SUGAR FLOW SHEET

Inmate's Name: Hill, Brign	,	Site: OC J	_
I.D.#/S.S.#: BSIES V TID		Physician: Dav. S	
Physician Order/Instructions:		Have M.D. review findings	

DATE	TIME	BLOOD SUGAR	AMOUNT INSULIN GIVEN	INITIAL	DATE	TIME	BLOOD SUGAR	AMOUNT INSULIN GIVEN	INITIAL
6-1-14	06:30	331	12 K	KO	6-8-14	11a.	112	8	mk
6-1-14		259	9 Rea	60	6-8-14	1800	213	18UNPH 7UR-	ME
6-1-14	4:30 pm	225	4 rey	KO	69-14	06:15	279	30NPH ar	KD
6-2-14	06:20	334	30 WPH	KO.	6-9-14	11:30	198	1 R	160
6-2-14	11:35	252	9 reg	K0	6-10-14				
6-2-14	6:30pm	254	18 NeT+ 9 Feg 74R	KV2				15	
6-3-14	0730	140	BOUNDH	MIL			**		
6-3-14	1130a	197	7wr	MIL					
10-3-14		269	7WR 18WOH	MK					
6-4-14	0730	ine	twa	mk				'	-
64-14	120	ine	fruc	mu					· · · · · · · · · · · · · · · · · · ·
6-4-14	3P	429	30 n NPH 144 R	me					
61414	1730	288	18h MPH	MK					
4-5-14	0630	32	Ø	KD					
6-5-14	07:30	314	30NFH	40					
6-5+14	11:30	91	TREG	KD				-	
6-5-14	4:30	176	Ø :	KO.				1	
6-6-14	6:30	344	124 R. 30 4 NPH	MK				-	
6-6-14		136	Tur.	me		1 = 74		1	<u> </u>
6-18-18		127	Ø	ML					
6-674		289	18UNDH	me	:		<u> </u>		
67-14	0630	2 114	30 NPH	KD			ļ		
6-7-14	1130	186	72	KO			1	ap ser :	<u> </u>
6-17-14	-	256	18NPH	KO			-	-	-
6-8-14		353	BOUNDH 12URSS	mk			1	EDICAL INF	ODMATIO

Southern Health Partners, Inc.

CONFIDENTIAL MEDICAL INFORMATION

SHP Form 12/06



INMATE SICK CALL SLIP - MEDICAL REQUEST

	TO BE COMPLETED BY INMATE: Please complete the top half of the Sick Call Slip and return it to the correctional officer and/or medical staff for submission and review by the medical staff. The medical staff will arrange for you to be seen by the appropriate medical staff member. You will be charged in accordance with the medical co-pay system a this facility.
	Today's Date: 05-29-79-pod/Location: 012 Jail Cell: 5/1 ID# 238308
(*)	Inmate's Full Name: Brian David Hill
	Complaint/Problem: The reason my blood sugar is high is because of y insulin shot 1-2 hours after each meal I has My body processes sugar and starches fast so need to
M	y insulin shot 1-2 hours after each meal I ha
H	My body processes sugar and starches tast so need to
	How long have you had this problem? SINCE I was booked into Ovange Co
	Inmate's Signature:
	******** ***** ****** ****** ****** ****
	TO BE COMPLETED BY MEDICAL STAFF: See Clinical Pathway for Documentation/Response
,	☐ See Physician Order for Response to this Sick Call
•	☐ See Physician Order for Response to this Sick Call ☐ See Progress Note for Response to this Sick Call ☐ See Below for Response to this Sick Call
	☐ See Physician Order for Response to this Sick Call ☐ See Progress Note for Response to this Sick Call
	☐ See Physician Order for Response to this Sick Call ☐ See Progress Note for Response to this Sick Call ☐ See Below for Response to this Sick Call Nurse's Signature/Date:
	☐ See Physician Order for Response to this Sick Call ☐ See Progress Note for Response to this Sick Call ☐ See Below for Response to this Sick Call Nurse's Signature/Dafe: ************************************
	□ See Physician Order for Response to this Sick Call □ See Progress Note for Response to this Sick Call □ See Below for Response to this Sick Call Nurse's Signature/Date: ***********************************
	□ See Physician Order for Response to this Sick Call □ See Progress Note for Response to this Sick Call □ See Below for Response to this Sick Call Nurse's Signature/Date: ***********************************
	□ See Physician Order for Response to this Sick Call □ See Progress Note for Response to this Sick Call □ See Below for Response to this Sick Call Nurse's Signature/Date: ***********************************
	□ See Physician Order for Response to this Sick Call □ See Progress Note for Response to this Sick Call □ See Below for Response to this Sick Call Nurse's Signature/Date: ***********************************
	□ See Physician Order for Response to this Sick Call □ See Progress Note for Response to this Sick Call □ See Below for Response to this Sick Call □ See Below for Response to this Sick Call Nurse's Signature/Date: □ See Below for Response to this Sick Call □ See Below for Response
	□ See Physician Order for Response to this Sick Call □ See Progress Note for Response to this Sick Call □ See Below for Response to this Sick Call □ See Below for Response to this Sick Call Nurse's Signature/Date: □ Pulse □ B/P □ Instructions/Assessment: Document your findings, Inmate's responses/actions □ Received Orders – thru Treatment Protocols; via telephone order; via verbal order □ Follow-Up Required? If checked, date to be seen again □

ATTO: ALL HERSONELL URKENTY



☐ Chronic Condition

☐ Inmate to be charged through medical co-pay for this visit

Date Seen by Medical: 5-2 6-14 Seen by: M. Place original form in patient's medical record.

INMATE SICK CALL SLIP - MEDICAL REQUEST

TO BE COMPLETED BY INMATE: Please complete the top half of the Sick Call Slip and return it to the correctional officer and/or medical staff for submission and review by the medical staff. The medical staff will arrange for you to be seen by the appropriate medical staff member. You will be charged in accordance with the medical co-pay system at this facility.
Today's Date: 15-25-14 Pod/Location: 010 Tai/ Cell: 511 ID# 238305
Inmate's Full Name: Brian David
I think my blood swaw and I need somothing
with supar as soon as possible. Even peanut butter wou
do.
How long have you had this problem? Happened now Inmate's Signature: By Ian D. Hill Date: May 25, 2014
******** ****** ****** ****** ******* ****
Nurse's Signature/Date: M. Litchens Low
Document Patient's Vital Signs: Temp Resp Pulse B/P
Instructions/Assessment: Document your findings, Inmate's responses/actions
Given . Juice / glucose tab for low Ba level
Reducked Bs = 185 @ 10:30pm 5/25/14, informed staff
to give glucose tob if I/m reports low Blood sugar
again - let him check BSFEV He is able to do it.
Received Orders – thru Treatment Protocols; via telephone order; via verbal order

SHP Form 12/06/Updated 6/2009

	S	0	υ	7	H	E	R	N
	Н	E		.Д	L		Т	н
į γ	P	A	R	T	N	E	R	5 :

BLOOD SUGAR FLOW SHEET

Inmate's Name:	Hill B	rian D	Site:_	OCI	
I.D.#/S.S.#:		DOB:	Physi	cian: Davis	
			704 E 19		,

Physician Order/Instructions: BSFS/TID

Have M.D. review findings

		THIOTOR					AMOUNT	
TIME	BLOOD SUGAR	AMOUNT INSULIN GIVEN	INITIAL	DATE	TIME	BLOOD SUGAR	INSULIN GIVEN	INITIAL
		Tures	MK		Ilam	153	TUR-	Mc
	397	JU Rey BOUNPH	WIC	5-23-14	1800	164	18UNPH	mx
	272	TUR.	me	5-24-14	06:30	108	30 NRA 1 K	KO
1800	300	18UNPH	MR	5-24-14	11:30	145	TREG.	KD
08:15	219	70 Reg	KP	5-24-14	5:00	701	7 (45	ILD
A:30	167	TUR.	KD.	5-25-14	0730	440	BONNPH	mk
		ļ		5-25-14	lla	381		MK
0810	237	13u R 30u NPH	8L	5-25-14	1630	108	18UNPH	mk
			86	5-24-14	04:30	153	741 R	K
-		21uR	80	5-26-14	11:00	81	hold fill lu 74. R	of KP
		HOUR	80	5-26-14	15:30	344	18 NGH	LO
	,56		80	5-27-14	06:45	141	30 NPH 7 Reg	KD
	Gal	TUR	82	5-27-14	11:00	189	7 Reg	ED
		30 NEA	20	5-27-14	15:30	153		100
11:30	300	72	RD	5-28-14	0130	159	BOUNDH	MK
	165	74hits	KD	5-28-14	llam	215	7u R	MK
	277	30 NTH .	MK	5-28-14	1900	330	184 Net	MK
		Turea	MIL	5-29-14	0730	27.7	7UR	mc
1	178	300 NPG	me	5-29-14	llan	104	Ø	MIL
	336	7.uR	ML	5029-14	1430	108	8	MK
		74R 184 NOG	Mc	5-29-14	48	230	TUR	MIL
		30NPH	KO.	5-29-14	1900	336	184 NP 4	
		7 unR	KD	5-30-14	6:30	397	19 K	10
	the same of the sa		60	5-30-19	11:30	157	Tunk	KD.
		The	MY	530-14	181:30	76		KP
(08:15 18:30 1800	TIME SUGAR 1730 269 0900 397 12p 272 1800 300 08:15 219 1:30 167 1800 382 0800 295 1130 56 1700 100 07:00 253 11:30 200 18:30 165 08:30 165 08:30 165 178 12p 288 08:30 148 1766 166 6:30 148 11:30 127 5pm 165	TIME SUGAR GIVEN 1730 269 184NAPH 1730 269 184NAPH 0900 397 304NPH 12p 272 74Reg 1800 300 184NPH 08:15 219 30 NPH 130 167 74R 1800 352 184NPH 130 65 74R 1800 382 184NPH 130 65 74R 1800 382 184NPH 1800 383 274 74NPH 1700 100 100 100 100 100 100 100 100 100	TIME SUGAR GIVEN INITIAL 1730 269 184NPH MK 0900 397 324NPH MK 12p 272 742 MK 1800 300 184NPH MK 08:15 219 30 NPH KD 2:30 167 742 KD 130 65 742 86 1800 382 184NPH 86 1800 100 742 60 180:30 165 742 60 180:30 165 742 60 180:30 165 742 60 180:30 165 742 60 180:30 165 742 60 180:30 166 742 60 180:30 166 742 60 180:30 166 742 60 180:30 166 742 60 180:30 166 742 60 180:30 166 742 60 180:30 148 742 60 11:30 127 7408 60 11:30 127 7408 60 11:30 127 7408 60 11:30 127 7408 60 11:30 127 7408 60 11:30 127 7408 60	TIME SUGAR GIVEN INITIAL DATE 1730 269 184NPH MK 523-14 0900 397 30NPH MK 523-14 12p 272 7WR MK 5-23-14 1800 300 184NPH MK 5-24-14 08:15 219 70 REG KD 5-24-14 28:30 167 70R KD 5-24-14 28:30 167 70R KD 5-24-14 28:30 167 70R KD 5-24-14 130 65 74R 86 5-25-14 1800 382 184NPH 86 5-25-14 1800 382 184NPH 86 5-26-14 1800 382 184NPH 80 5-24-14 1800 382 184NPH 80 5-21-14 1800 383 70R 60 5-22-14 1800 100 100 100 100 100 100 100 100 100	TIME SUGAR GIVEN INITIAL DATE TIME 1730 269 TURES MK 523-14 Ilam 0900 387 330 NPH MK 523-14 1888 12p 272 TWR MK 5-23-14 1888 1800 300 TURES MK 5-24-14 06:30 1800 300 TURES KD 5-24-14 5:00 18:30 167 70R KD 5-24-14 5:00 18:30 167 70R KD 5-25-14 0730 1800 382 TURE 86 5-26-14 (6.30 1800 382 TURE 86 5-26-14 11:00 0800 295 TURE 86 5-26-14 11:00 07:00 253 TURE 80 5-27-14 11:00 07:00 253 TURE 80 5-27-14 15:30 18:30 165 TURE 80 5-27-14 11:00 07:00 253 TURE 80 5-26-14 11am 0830 277 TURES WD 5-26-14 11am 18:30 165 TURES WL 5-26-14 11am 18:30 178 TURES WL 5-29-14 1730 1700 100 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730 1700 100 5-29-14 1730	TIME BLOOD INSULIN GIVEN INITIAL DATE TIME BLOOD SUGAR 1730 269 184NPH MX 523-14 11am 153 0900 377 324NPH MX 523-14 1850 164 12p 272 742 MX 521-14 0430 108 1800 300 184NPH MX 521-14 0430 108 1800 300 184NPH MX 521-14 0430 108 08:15 219 30 NPH KD 524-14 5:00 201 230 167 74R KD 525-14 0730 440 2810 237 304NPH 8L 5-25-14 (630 108) 1800 382 184NPH 8L 5-26-14 1100 81 1800 382 184NPH 8L 5-26-14 1100 81 1800 382 184NPH 8L 5-26-14 15:30 344 1800 382 184NPH 8L 5-27-14 05:30 344 1800 382 184NPH 8L 5-27-14 05:30 153 1800 382 184NPH 8L 5-27-14 15:30 153 1800 383 277 34NPH 8L 5-27-14 15:30 153 1830 105 7440 522-14 16am 215 1830 105 7440 522-14 16am 215 1830 277 34NPH 8L 5-28-14 11am 215 1830 277 34NPH 8L 5-28-14 11am 215 1830 277 34NPH 8L 5-28-14 11am 215 1830 178 34NPH 8L 5-29-14 0730 277 0835 178 34NPH 8L 5-29-14 1730 108 1766 166 166 174NPH 8L 5-29-14 1730 108 1730 127 74NPH 8L 5-29-14 1730 108	TIME BLOOD NSULIN GIVEN NITIAL DATE TIME BLOOD GIVEN GIVEN 1730 269 184NAH MK 523-14 11am 153 74R-2 120 200 397 34 82 14 1800 164 184NAH MK 523-14 1800 164 184NAH MK 523-14 1800 164 184NAH MK 523-14 1800 168 74R-2 1800 300 184NAH MK 523-14 1800 168 74R-2 1800 300 184NAH MK 523-14 1120 165 74R-2 1800 300 184NAH MK 524-14 1120 301 165 74R-2 1800 300 184NAH MK 524-14 1120 31 74R-2 1800 301 167 74R-2 1800 382 184NAH 86 524-14 1600 31 74R-2 1800 382 184NAH 86 524-14 1600 31 74R-2 1800 382 184NAH 86 524-14 1600 31 74R-2 1800 301 167 167 167 167 167 167 167 167 167 16

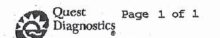
Southern Health Partners, Inc.

S-3014 CONFIDENTIAL MEDICAL INFORMATION

SHP Form 12/06

Report Status: Final

HILL, BRIAN



Patient Information	Specimen Information	Client Information
HILL, BRIAN DOB: 05/26/1990 AGE: 24 Gender: M Fasting: N Phone: NG Patient ID: NG	Specimen: AL714555B Requisition: 8763591 Collected: 10/16/2014 / 09:00 EDT Received: 10/18/2014 / 08:21 EDT Reported: 10/20/2014 / 12:51 EDT	Client #: 97508677 MAIL992 DOSHI, VASZNT SHP-ORANGE COUNTY JAIL 125 COURT ST HILLSBOROUGH, NC 27278-2510

Test Name HEMOGLOBIN Alc In Range

8.8 H

Out Of Range Reference Range <5.7 % of total Hgb Lab AT

According to ADA guidelines, hemoglobin Alc <7.0% represents optimal control in non-pregnant diabetic patients. Different metrics may apply to specific patient populations. Standards of Medical Care in Diabetes-2013. Diabetes Care. 2013;36:s11-s66

For the purpose of screening for the presence of

diabetes <5.78

Consistent with the absence of diabetes

5.7-6.4%

Consistent with increased risk for diabetes

(prediabetes)

>or=6.5%

Consistent with diabetes

This assay result is consistent with diabetes mellitus.

Currently, no consensus exists for use of hemoglobin Alc for diagnosis of diabetes for children.

PERFORMING SITE:

QUEST DIAGNOSTICS-ATLANTA, 1777 MONTREAL CIRCLE, TUCKER, GA 30084-6802 Laboratory Director, WILLIAM M MILLER, MD, CLIA: 11D0255931

PAGE 1 OF 1

DA111

8D-06

Diabetic Flow Sheet

Forsyth County Detention Center Forsyth Co 201 North Church Street Winston-Salem, NC 27101 336-917-7676 CCS

FS & Insulin Ordered:

FSBS BID until released

DATE	TIME	RESULT	MEDICATION	DOSE	INIT.	PROV. NOTI- FIED	COMMENTS
120/13		287					check for acceptance -sail
420/13		281	- 1				intake-just ate
	०५५२		Levendr 184. Reasts	au	RR		
2-21	1410	445	Levemir 184, Reg s/s Charge call				
7. 11.13	1740	273	3/5 Pach	44	A-P_	U	
	1550	2104				KC	wills notified
1. M-13		322	LLULATIK	10	AL		
	0438	290	Levenir 184, Reg 5/5	44	RR		
2.22-13		340			DA	He.	thength was dropping
2:22:13		424	Sols tug	10	A	Char	ye Nurse notified
2-27-13	753V	3570	J			KC	thought was dropping the Nurse Notified wills newed
2-23-13	0449	241	levemir 18 u, Reg s/S	20	Ih	,	10
4-05 12			1				
						1	
-							
	-						
	 						
	-	 					
	-						
	+	 				1	
-	-			1			
	-	 					
	-						
					1		
				1	1	1	



Forsyth County Detention Center Forsyth Co 201 North Church Street Winston-Salem , NC27101

Progress Notes



Patient Name	Patient Number	Booking Number	Birth Date	Date Of Service	20
BRIAN D HILL	1908253	138125	5/26/1990	12/22/2013	

Patient Problems:

Observed Date	Category	Туре	Problem	Confirmed By
12-20-2013	Acute	EXT CAUSES: Suicide	Suicide and Self-Inflicted Injury by Other and Unspecified Means	
12-20-2013	Chronic	META: DM	Diabetes Mellitus	
12-20-2013	Acute	PSYCH: Psychiatric NOS	Personal History of Mental Disorder Not Otherwise Specified	

Patient Allergies:

Observed Type	Allergy	
12-20-2013 Allergy Items	No Known Allergies	

Vital Signs Taken

Patient Vitals:

Observed Date	Blood Pressure	Pulse	Resp. Rate	Temp	Pulse Ox	Weight	BMI
------------------	-------------------	-------	------------	------	----------	--------	-----

Notes / History:

Added 12/22/2013 07:56 PM CST by kcoles RN

Wilks NP contacted for FS 424. Recheck of blood sugar 2 hours after supper results 356 reported. No new orders at this time. Inmate to recieve scheduled PM levemir.

Diabetic Flow Sheet

Forsyth County Detention Center Forsyth Co 201 North Church Street Winston-Salem, NC 27101



Patient Name HILL, BRIAN D	Inmale Number	Booking Number	Date of Birth	Today's Date
	1908253	121715	5/26/1990	1/26/2014
FS & Insulin Ordered:				

DATE	TIME	RESULT	MEDICATION	DOSE	INIT.	PROV. NOTI- FIED	COMMENTS
2-1-14	0415	196	70130	15	R	+	
DLIG	inno	QUA			80		
1-1-14	1700	286	70/30	154	n		
1212	2145	178			a		
22.14	CHAD	216	70/30 Insulin	15U	α		
2-2-14	1050	198	70130	15h	1		
2/3/14	0200	133	70/30 15W	150	W		
2/3/14	1007	265	rigizo	15u	U		
2314	1725	227	70/30	154	K		
7-714	2135	00343	NO	<u>'</u>	a		
24-14	0135	100	70130	Би	PC		
a.4.14	1001	263	H0/30	15u	KT		
2.14.14		313	79/30	154	ac		and Oliver deach and
	OUS	3	20130	15	(PC		gue stucose trecher
2.5-14	DOID	233	70/30	-	100		
a.5.14	1005	146	ng ₃₀	15u	KI		
8.5.19			20/30	15h	14		
2-10-14	0130	216	70130	1Su	100		
2-6-14	-	421	70/30	15h	08		charge notified
2-6-14		287		_	DA		recheck
2114		326	70/30	154	4		
2-6-14		406	20/30	3n	14		
298-14		849	70130	150	200	1	
			. J		-	ļ	
		ļ			-		
					-		
					-	-	



Diabetic Flow Sheet

Forsyth County Detention Center Forsyth Co 201 North Church Street Winston-Salem, NC 27101



Patient Name	Innate Number	Booking Number	Date of Birth	Today's Date
HILL, BRIAN D	1908253	121715	5/26/1990	1/12/2014
FS & Insulin Ordered:			Ę.	

						PROV.	COMMENTS
DATE	TIME	RESULT	MEDICATION	DOSE	INIT.	FIED	
1-13-14	0443	47	70130	15u	ac ac		Trais on post
1-13-14	0545	188					recheck
1.13.14	0945	288	Humulia 1930	15u	KY		
1314	1700	353	-70/30	15u -	NZ		
1.13.14	2200	78	76/30	54	龙		
1.13.14	1700						CHROTIFIED,
1-14-14	0455	44			RR		Given glucogel, trays of post
1-14-14	0610	243	70/30	15u	BB		No 5/5 per CN-BE ortherally
1-14-14	1000	306	70/30	15u	DA		No S/S
1 14 14	1700	3/15	7030	154	AZ		
1.14.14	2200	177	70130	54	1/4		
1-15-14	0450	134	70/30	150	PR		
1-15-14	0950	284	Humulia 119/30	15cs	O	 	1
1-15-14	1800	405	20150	154	4		
1-15-14	2210	2104	70130	5u	K		
1-16-14	0456	86	70/30	154	PR		
1-16-14	1000	281	Humila nya	15u	5		
1-16-14	1500	168	70/30	15 h	DA		
1-16-14	2230	142	70/30	5u	RR		
1-17-14	0447	51			RR		Chrotified Housenpost Beckeck - 147 on 1-17 44 1826
1.17.14	0950	324	Hexmulin Myso	15u	KT		Recheck - 147 on 1-11-14 1863
1-17-13	1800	109	70/30	15h	15		
117-13	2010	1	70/30	5u	K		
-	0600	47	70/80	TSIL	00		Ch norfed way on port
	CLOO	247	70130	15	ec		1 3
1-18-1	1000	236	70/30	15 u	DA		
11814	1700	119	70/30	154	4		
1.18.14	2145	53		-	a		Ate Sneck bad at 2135

© 2007 Correct Care Solutions, LLC CGS-TX05 rev. 08.31.2011



Diabetic Flow Sheet

Forsyth County Detention Center Forsyth Co 201 North Church Street Winston-Salem, NC 27101



Patient Name HILL, BRIAN D	Inmate Number 1908253	Booking Number 121715	Date of Birth 5/26/1990	Today's Date 1/25/2014
FS & Insulin				
Ordered:				

DATE	TIME	RESULT	MEDICATION	DOSE	INIT.	PROV. NOTI- FIED	COMMENTS
12614	1010	37		_	KT		inducations also
1-26-14	1330	417		-	W		instrujume aten
-24.14		347	Ja12121	152	(Lu		
Iwly	COSTS	32-0			w		
1-27-14	-	57	70/30	Bu	DC.		moun held #11 after
1-27-14		274	~	V	ac		rechectafter most
1.27.14		284	M0/30	154	ICI		10
12719	1818	346	70/30	15u	h		
Nach	0430	97	70/30	150	OK		transon Post.
1-28-14	0930	243	70/30	15u	20		
12814	2215	QÒ		_	K		
1-2814	1235	299	70/30	15h	in		
Masy.	2210	268			n		
1-29-14	-	125	70130	154	00,		
1.2914	1000	207	ng ₃₀	154	ICT		
1-2914	-	315	70130	15h	14		
1-29-14	7	229			n		
1-30-14	0447	1335	70/30	15unt	144		
1.3014	1005	207	Ny30	15u	KI	193	
1-30-1	1	228	70/30	15u	Q4		
1/3dm		316	-ব		W		
	0450	291	70/30	15u	PC		
13114	1002	325	M430	15u	KT		
13/14	1730	278	20/30	154	14		
1-31-14	240	286		-	14		
1-31-1							



MEDICATION ADMINISTRATION RECORD

MEDICATIONS	HOUR	1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16	17 18 19 20 21 22 23 24	25 26 27 28 29 30 31
Metformin 10 PD BID x 90	oong pm		6 7 0 0 0	(-1-2-1-3-1-5-1-6-	17 10 10 00 01 22 00 04	25 20 27 20 00 0
DO RID X91	daus Am	1 2 3 4 5		11 12 13 14 15 16	17 18 19 20 21 22 23 24	25 26 27 28 29 30 31 PG 25 26 27 28 29 30 31 PG 25 26 27 28 29 30 31 PG
10 000	PM	the state of the s	6 7 8 9 10	11 12 18 14 15 16	11 10 10 W W WI LOW GU GT	25 26 27 28 29 30 31 PA
1949		1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16	17 18 19 20 21 22 23 24	25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31 25 26 27 28 29 30 31
STOCK # 506451			6 7 8 9 10		17 18 19 20 21 22 23 24	25 26 27 28 29 30 31 Sp. 25 26 27 28 29 30 31 Sp. 26
STOC			6 7 8 9 10 6 7 8 9 10		17 18 19 20 21 22 23 24 17 18 19 20 21 22 23 24	25 26 27 28 29 30 31 5 5 25 26 27 28 29 30 31 E
			6 7 8 9 10 6 7 8 9 10	11 12 13 14 15 16		25 26 27 28 29 30 31
		, , , , , , , , , , , , , , , , , , , ,				0 0 00 00 00 00 00 00 00 00 00 00 00 00
			6 7 8 9 10 6 7 8 9 10	11 12 13 14 15 16 11 12 13 14 15 16		25 26 27 28 29 30 31 2 25 26 27 28 29 30 31 •
		1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16	17 18 19 20 21 22 23 24	25 26 27 28 29 30 31 8
		1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16	17 18 19 20 21 22 23 24	25 26 27 28 29 30 31
		1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16	17 18 19 20 21 22 23 24	25 26 27 28 29 30 31
		1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16	17 18 19 20 21 22 23 24	25 26 27 28 29 30 31
es. Co.				11 12 13 14 15 16 11 12 13 14 15 16	17 18 19 20 21 22 23 24 17 18 19 20 21 22 23 24	25 26 27 28 29 30 31 25 26 27 28 29 30 31 3
www.integralsupplies.com		1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16	11 10 10 20 21 22 20 21	M A55
ntegra		1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16		25 26 27 28 29 30 31 A
www.li		-		11 12 13 14 15 16 11 12 13 14 15 16	17 18 19 20 21 22 23 24 17 18 19 20 21 22 23 24	25 26 27 28 29 30 31 5 25 26 27 28 29 30 31
		1 2 3 4 5		11 12 13 14 15 16	17 18 19 20 21 22 23 24	25 26 27 28 29 30 31
				lee lee lee lee lee	12 40 40 00 01 00 02 03	25 26 27 28 29 30 31
	-	1 2 3 4 5	6 7 8 9 10 6 7 8 9 10	11 12 13 14 15 16	17 18 19 20 21 22 23 24 17 18 19 20 21 22 23 24	25 26 27 28 29 30 31
		1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16	17 18 19 20 21 22 23 24	25 26 27 28 29 30 31
		1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16	17 18 19 20 21 22 23 24	25 26 27 28 29 30 31
	· .	1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16	17 16 19 20 21 22 23 24	25 26 27 28 29 30 31 5 25 26 27 28 29 30 31 8
		1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16	17 18 19 20 21 22 23 24	
AND CONTROL OF THE PROPERTY OF		1 2 3 4 5		11 12 13 14 15 16 11 12 13 14 15 16	17 18 19 20 21 22 23 24 17 18 19 20 21 22 23 24	25 26 27 28 29 30 31 25 26 27 28 29 30 31
ELECTRICAL SECTION AND ADDRESS OF THE PARTY		T		11 12 13 14 15 16	17 18 19 20 21 22 23 24 17 18 19 20 21 22 23 24	25 26 27 28 29 30 31 25 26 27 28 29 30 31
Manufactured Baseline		1 2 3 4 5		11 12 13 14 15 16	17 18 19 20 21 22 23 24 17 18 19 20 21 22 23 24	1
		1 2 3 4 5		11 12 13 14 15 16		
				11 12 13 14 15 16	17 18 19 20 21 22 23 24	25 26 27 28 29 30 31
		1 2 3 4 5				25 26 27 28 29 30 31
		1 2 3 4 5	6 7 8 9 10	1		
		1 2 3 4 5	6 7 8 9 10	11 12 13 14 15 16	6 17 18 19 20 21 22 23 24 6 17 18 19 20 21 22 23 24	
		1 2 3 4 5			A DAN BAR HAR HAR HAR MINE MAN	
HARTING FOR 10 29	THE	OUGH 10	31 114	Telephone No.		Medical Record No.
hysician	7			Alt. Telephone		
Jt. Physician	100			Rehabilitative		
Geoc	1811			Potential		
lognosis						
Medicaid Number	Medicare Number .	Complete Ent	tries Checked		Title: LPN	Date: [D 29 114
		D.O.B.	Sex	Room -0	Patient	Admission ,
RESIDENT HILL	Brian		M	1 # B	Code	Date
Case	1:13-cr-00435-TI	DS Docum	ent 131 F	iled 11/14/17	Page 16 of 101	



BLOOD SUGAR FLOW SHEET

Inmate's Name:_	Hill,	Brian		Site: 72	12 Orang	e Co. Juil
I.D.#/S.S.#:	- 10 - 3	DOB;		Physician:_	Davis	
_ 8 3			00 NOU - 000			

30uNPHqAM

Physician Order/Instructions: BSFS/ B(D, 20uNPHqPM CSSI Have M.D. revise)

					COVE	rage 720	0		
•			AMOUNT			J		AMOUNT	
DATE	TIME	BLOOD SUGAR	INSULIN	INITIAL	DATE	TIME	BLOOD	INSULIN GIVEN	INITIAL
10-1-14	0800	471	304 NPH	MC	10-10-14	1600	225	GURSS	MK
10-1-14	1030	372	14 u RSS	MZ	10-11-14	8am	395	304 NPH 144 R	MZ
10-1-14	120	300	8	ML	10-11-14	5p	149	200 MPH	mk
10-14	1600	274	Qu R	MC	10-12-14.	8a	338	SOU NPH 124 RSS	MK.
10-2-14	0730	359	3ou NPH 144 R	MK	10-12-14	1430	59	gruce tob	MK
10-2-14	12p	108	×	mx	10-12-14	1700	179	BOUMPH BUR	mk
10-2-14	1730	180	20n MpH 3urse	MIL	10/13/14	89	447	36UNPH 14UREG	BC
10-3-14	0730	417	140K	BC	10/13/14	up	379	14 UREG	BC
10-3-14	Leoopm	278	GUR PH	BC	101414	Sa	236	SON NOH	MK
10/4/14	0130	381	304 NPH 14 CLR	81	18-14-14	1706	375	HURSS	mk
10/4/14	1145	5.2	sandwich glucostan	s 81			-10	300 MOH	19
10/4/14	1745	333	12UR 20UNPH	81	10-15-14	0730	350	12u R	mK
10/5/14	0130	278	30UNPH	. W	10-15-14	1730	300	Jou NOH	me
10/5/14	1730	257	20UNPH	80	10-14-14	0800	347	30UNPH	BC
idelly	(2800	183	304 RED	BC	10-16-14	1700	391	ZOUNDH	BC
colu 14	5:41 pm	3166.	144 Reg 20 UNPH	Be	10-17-14	0800	325	304 NAH 124 R	BC
10/7/14	0800	225	LIU REG 30 and PH	BC	10-17-14	1700	84	20 UNPH	DC
101/14	@ce copin	272	20UNPH	BC	10/8/14	0730	212	30uNPH 12uR	81
10-8-14	0800	310	124 P35	MK.	10/18/14	1630	331	20UNPH 30UNPH	8
10814	1500	52	glucase tab crackers	ML	10/19/14	0730	376	MUR	8_
10-8-14	1730	323	Jou NAH 124 RSS	mk	10/19/14	1730	409	200 NPH	80
10/9/14	0800	341	BOUNDH 12 UREG	BC	10/20/14	0800	283	304 NPH	100
10/9/14	400pm	347	14 u Reg	BC	102014	130	440	HUR	BC
10-10-14	Sam	336 -	304 NgH 124 RSS	me	102114	0800	272	SOUNPIT 9UR 20UNPH	
10-10-14	1160	715	10	nk	021114	11700	347	12UR	100
CONFIDENTIAL MEDICAL INFORMATION									

Southern Health Partners, Inc.

SHP Form 12/06

BLOOD SUGAR FLOW SHEET

things make	Southern Health Partners
	Your Partner in Affordable Inmate Healthcare

Inmate's Name: Hill, B	ian	Site: 7217 6	vanege Ce	Jal
I.D.#/S.S.#:	DOB: 40 20 9	Physician: Da V		an 2 Name to
A CONTRACTOR OF THE CONTRACTOR		MAPHAN		
Physician Order/Instructions: 185	FSV BID 20L	INPHA PM Have	M.D. review finding	s upon
next on-site visit				

BLOOD SUGAR INFO: Blood sugar tests check for conditions such as hypoglycemia (low blood sugar), pre-diabetes, and diabetes. Common tests include a fasting blood sugar which is no eating or drinking for at least 8 hours prior to testing. Blood Sugar tests less than 110 is considered normal. Follow physician orders/instructions for BS numbers which are higher or lower than normal. If insulin is given due to high numbers, or intervention is used for low numbers, then recheck BS within 30 minutes and document appropriately.

		TI COD	AMOUNT				BLOOD	AMOUNT INSULIN	=
DATE	TIME	BLOOD SUGAR	INSULIN GIVEN	INITIAL	DATE	TIME	SUGAR	GIVEN	INITIAL
10/22/14	0800	313	30UNPH 14UR	Be	10/31/14	50	918	buller 20 U NOH	N
10/2/14	1700	402	ZOUNDH	BC	uldin	930A	369	Hulleg 30LNA	NO
10/23/H	0300	398	300 NPH	San	11/20-114	330p	138	Nett	M
10/23/14	1600	248	JU R	ms.	11/2/14	QA"	382	HUles	5
10/24/14	0900	364	304 NPM	70'	1112 14	330 pm	105	20 UNP	IN
10/24/14	1800	286	200 NPW	80	11414	8:5m	368	BOU MPH	26
10/25/14	1980	340	SOLUP	18	14414	/	11/9	DOUNE	OP
iolasliu	1730	398	200 NOT	18	11/4/14	5pm	331	HULLE HULLE	de
10/26/14	0715	338	12 UR	HW	11514	930	400		
10/20/10	1730	400	94 UP	HW	115/14	50	336	30mp	N
10/27/14	0800	284	30NPH	BC	11614	8#	216	Boundary	M
10/27/14	1800	245	20 UNPH	BC	11/6/14	5p	227	acinen	W
10/28/14	0900	294	gound H	BC	IMV	ele	<u>ase</u>	de	
1928/14	1700	295	ZONPH	W			-11/	111	7
		10)	128/1	1					/
10/29/14	0730	375	304 NPH	82					
10/29/14	1730	345	20 UNPH	8L					
10/30/14	0730	272	304 APH	JP			The state of the s		
103014	5.88	351	204 npl	100					
103114	0000	287	30UNDIA	M				1	

Southern Health Partners, Inc.

CONFIDENTIAL MEDICAL INFORMATION

SHP Form 12/06; Updated 12/09



CONE HEALTH SERVICE AREA 1200 N Elm Street

HILL, BRIAN D MRN: 014730125 DOB Sex: M Adm:11/7/2014, D/C:11/7/2014

Patient Information

Patient Name Hill, Brian D

Sex Male

DOB 5/26/1990 SSN

xxx-xx-0319

ED Provider Notes by Scott T Goldston, MD at 11/7/2014 3:14 PM

Author: Scott T Goldston, MD Filed: 11/7/2014 5:39 PM

Service: Emergency Medicine Note Time: 11/7/2014 3:14 PM

Author Type: Physician Note Type: ED Provider Notes

Status: Signed

Editor Scott T Goldston, MD (Physician)

CSN: 630173081

Arrival date & time 11/7/14 1440

History

First MD Initiated Contact with Patient 11/07/14 1449

Chief Complaint

Parient presents with

Hyperglycemia

(Consider location/radiation/quality/duration/timing/severity/associated sxs/prior Treatment)

HPI Comments: 24 yo male with hx of type 1 diabetes and autism presents with hyperglycemia. He came into Marshall's company and was noted to have a blood sugar of 534. He apparently had increased respirations and was given 30 units of his novolin. His glucose came down to 510 a few hours later on a recheck. He missed his insulin last night. Due to his continued elevated glucose and increased respirations he was sent to ED for evaluation. History is mildly limited due to his autism, but he denies any infectious symptoms, vomiting, diarrhea or abd pain. States he thinks he has a history of DKA.

The history is provided by the patient and the police.

Past Medical History

Diagnosis

Date

- · Diabetes mellitus without complication
- OCD (obsessive compulsive disorder)

History reviewed. No pertinent past surgical history.

No family history on file.

History

Substance Use Topics

Smoking status:

Never Smoker Not on file

Smokeless tobacco:

· Alcohol Use:

No

Review of Systems

Constitutional: Negative for fever. HENT: Negative for sore throat.

Respiratory: Negative for cough and shortness of breath.

Gastrointestinal: Negative for vomiting, abdominal pain and diarrhea.

Neurological: Negative for weakness.

All other systems reviewed and are negative.

Generated by 1070000006574 at 1/22/15 1:02 PM

Page 1



CONE HEALTH SERVICE AREA 1200 N Elm Street

HILL, BRIAN D MRN: 014730125 Sex: M DOB: Adm:11/7/2014, 15/C:11/7/2014

Dapanse Refil

ED Provider Notes by Scott T Goldston, MD at 11/7/2014 3:14 PM (continued)

Allergies

Review of patient's allergies indicates no known allergies.

Home Medications

Current Outpatient Bx

Name

FLUoxetine (PROZAC) Oral

40 MG capsule

Take 40 mg by mouth

daily.

· insulin glargine (LANTUS) 100

UNIT/ML injection

Subcutaneous

Inject 36 Units into the

skin at bedtime.

insulin NPH

(HUMULIN

Subcutaneous

Inject 30 Units into the skin every morning.

N, NOVOLIN N) 100 **UNIT/ML** injection

BP 130/75 | Pulse 88 | Temp(Src) 98.2 °F (36.8 °C) (Oral) | Resp 20 | Ht 5' 10" (1.778 m) | Wt 150 lb (68.04 kg)

Physical Exam

Nursing note and vitals reviewed.

I BMI 21.52 kg/m2 | SpO2 98%

Constitutional: He is oriented to person, place, and time. He appears well-developed and well-nourished. No distress.

HENT:

Head: Normocephalic and atraumatic.

Right Ear: External ear normal. Left Ear: External ear normal.

Nose: Nose normal.

Mildly dry lips

Eyes: Right eye exhibits no discharge. Left eye exhibits no discharge.

Neck: Neck supple.

Cardiovascular: Normal rate, regular rhythm, normal heart sounds and intact distal pulses.

Pulmonary/Chest: Effort normal and breath sounds normal.

Abdominal: Soft. He exhibits no distension. There is no tenderness. Neurological: He is alert and oriented to person, place, and time.

Skin: Skin is warm and dry.

ED Course

Procedures (including critical care time)

Labs Review

Labs Playleyred

GLUCOSE, CAPILLARY - Abnormal; Notable for the following:

Glucose-Capillary

374 (*)

All other components within normal limits

BASIC METABOLIC PANEL - Abnormal; Notable for the following:

Sodium

133 (*)

Glucose, Bld

403 (*)

Generated by 1070000006574 at 1/22/15 1:02 PM

Page 2



CONE HEALTH SERVICE AREA 1200 N Elm Street

HILL,BRIAN D MRN: 014730425 DOB: 5/26/1990, Sex: M Adm:11/7/2014, D/C:11/7/2014

ED Provider Notes by Scott T Goldston, MD at 11/7/2014 3:14 PM (continued)

All other components within normal limits

ELOOD GAS, VENOUS - Abnormal; Notable for the following:

pH, Ven

7.403 (*)

Bicarbonate

27.9 (*)

Acid-Base Excess

2.9 (*)

All other components within normal limits

GLUCOSE, CAPILLARY - Abnormal; Notable for the following:

Glucose-Capillary

163 (*)

All other components within normal limits URINALYSIS, NOUTINE W REFLEX MICROSCOPIC

BLOOD GAS, VENOUS

Imaging Review No results found.

EKG Interpretation

None

MDM

1. Hyperglycemia

No evidence of DKA. Patient is well-appearing. Was given a couple liters of fluid. His glucose trended down to the 160s. He was not given any insulin while he was here. I discussed with the Marshalls of the need to recheck his glucose in the next hour or so to make sure is not trending down further. At this point the patient is stable for discharge.

Scott T Goldston, MD 11/07/14 1739

END OF REPORT

EXHIBIT 3

For Federal criminal case
-- BRIEF / MEMORANDUM IN SUPPORT OF
BRIAN DAVID HILL'S "MOTION UNDER 28
USC § 2255 TO VACATE, SET ASIDE, OR
CORRECT SENTENCE BY A PERSON IN
FEDERAL CUSTODY" - DECLARATION,
ATTACHED EXHIBITS, AND BRIEF IN
SUPPORT OF THIS MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative
News)

Criminal Case Number 1:13-cr-00435-1



Venta Fax & Voice (http://www.ventafax.com) Transmission ticket for Fax ID: 276-790-3505

Date: 3/17/2017 Number of pages: 15

Attn.: President Donald Trump - Please FWD URGENT!

Recipient's number: T12023953888

File description: Evidence to The White House proving public defender deleted evi Resolution: 200*200 dpl

Recipient's Fax ID: Rate: 9600 bps

Time: 12:41:05 AM Session duration: 16:10

To: For President Donald Trump - Please FWD URGENT!

Message type: Fax

Filename: C:\ProgramData\Venta\VentaFax & Voice 6\Out\Evidence to The White HError Correction: Nodefender deleted evidence(4)(Signed, {2017-03-16} (2)_General (Lett

Record number: 6029

Fax Cover Page

Date: 3/17/2017

Time: 12:41:05 AM

Pages: 15

To: For President Donald Trump - Please FWD URGENT!

Attn.: President Donald Trump - Please FWD URGENT!

From: Brian David Hill

Fax ID: 276-790-3505

FOIA Appeal Case No. DOJ-AP-2017-002520

Bit of Evidence that Assistant Federal Public Defender DELETED exculpatory evidence prior to Jury Trial and prior to Pretrial Motions period, showing evidence that confidence in my Attorney was compromised causing false guilty plea to the Honorable U.S. President Donald J. Trump and The White House staff/aides Thursday, March 16, 2017 - 09:33 PM to 11:33 PM

CC: ATTN: Director; CC: OPR U.S. DOJ Office of Information Policy (OIP) United States Department of Justice 1425 New York Avenue, NW, Suite 11050



Washington, DC 20530-0001

Phone: (202) 514- 3642 (FOIA) // Fax: (202) 514-1009

FOIA Appeal Case No. DOJ-AP-2017-002520

I have now FAXED Evidence to The White House proving that the U.S. Attorney colluded with Mr. Eric David Placke the Public Pretender, to have me commit perjury and give up my right to prove my Innocence to a Jury of my Peers. This evidence will be presented in my FOIA Lawsuit as relevant to my FOIA Request asking for my discovery evidence to use in proving my Actual Innocence. Eric Placke has destroyed/deleted evidence that was in my favor. So was the U.S. Attorney who covered up, concealed, destroyed, or deleted evidence that would be in my favor. Two are birds of a feather, stick topgether.

My FOIA lawsuit will commnce shortly once I find a good Attorney. Bad Faith U.S. Attorney doesn't want to release discovery records to me and allow me to give to independent forensic experts. You owe me Justice Department, time to make things right. I am a law abiding tax paying citizen, the customer is always right. Fix this?

VentaFax Cover Page

RECEIPT CONFIRMATION REQUESTED

Case 1:13-cr-00435-TDS Document 131 Filed 11/14/17 Page 23 of 101

Fax Cover Page

Date: 3/17/2017

Time: 12:41:05 AM

Pages: 15

To: For President Donald Trump - Please FWD URGENT!

Attn.: President Donald Trump - Please FWD URGENT!

From: Brian David Hill

Fax ID: 276-790-3505

FOIA Appeal Case No. DOJ-AP-2017-00252(

Bit of Evidence that Assistant Federal Public Defender DELETED exculpatory evidence prior to Jury Trial and prior to Pretrial Motions period, showing evidence that confidence in my Attorney was compromised causing false guilty plea to the Honorable U.S. President Donald J. Trump and The White House staff/aides Thursday, March 16, 2017 - 09:33 PM to 11:33 PM

CC: ATTN: Director; CC: OPR U.S. DOJ
Office of Information Policy (OIP)
United States Department of Justice
1425 New York Avenue, NW, Suite 11050
Washington, DC 20530-0001



Phone: (202) 514- 3642 (FOIA) // Fax: (202) 514-1009 FOIA Appeal Case No. DOJ-AP-2017-002520

I have now FAXED Evidence to The White House proving that the U.S. Attorney colluded with Mr. Eric David Placke the Public Pretender, to have me commit perjury and give up my right to prove my Innocence to a Jury of my Peers. This evidence will be presented in my FOIA Lawsuit as relevant to my FOIA Request asking for my discovery evidence to use in proving my Actual Innocence. Eric Placke has destroyed/deleted evidence that was in my favor. So was the U.S. Attorney who covered up, concealed, destroyed, or deleted evidence that would be in my favor. Two are birds of a feather, stick topgether.

My FOIA lawsuit will commune shortly once I find a good Attorney. Bad Faith U.S. Attorney doesn't want to release discovery records to me and allow me to give to independent forensic experts. You owe me Justice Department, time to make things right. I am a law abiding tax paying citizen, the customer is always right. Fix this?

VentaFax Cover Page

RECEIPT CONFIRMATION REQUESTED

Page 1/8 - Evidence public defender deleted evidence, to U.S. President Trump - 03/16/2017

Bit of Evidence that Assistant Federal Public Defender DELETED
exculpatory evidence prior to Jury Trial and prior to Pretrial Motions
period, showing evidence that confidence in my Attorney was
compromised causing false guilty plea to the Honorable U.S. President
Donald J. Trump and The White House staff/aides

Thursday, March 16, 2017 - 09:33 PM to 11:33 PM

ATTN: Honorable U.S. President Donald J. Trump The White House 1600 Pennsylvania Avenue, NW Washington, DC 20500 Faxed to:
WH Press Corps # 1-202-266-7454
WH Fellowship #: 1-202-395-3888
WH OMB #: 1-202-395-3952
WH OMB #: 1-202-395-5648
-Please FWD to President and Staff-

Dear the Honorable U.S. President Donald J. Trump,

Unbelievable that I and my family had evidence, that my own Assistant Federal Public Defender, Eric David Placke had destroyed and deleted evidence in his own email account that would have been used to have a Factual-Basis for suppressing my false confession on June 4, 2014. This evidence is completely legal and documented because, the minute he had replied to an email sent by a member of my family, then he has sent a email which may contain evidence that he conducted misconduct and malpractice to such an extent where I never should have ever trusted my own Attorney, because his actions contradict his own statements in records on email record and on court record.

Placke lied to Federal Judge N. Carlton Tilley Junior on June 4, 2014, against my wishes that I wanted him to tell the Judge the truth, that my confession was false and was a byproduct of coercion. He also lied to the Federal Judge on my claim of possible evidence tampering, because he had access to the SBI Case file # 2012-20146, and the file was by the SBI Special Agent Rodney V. White's investigation file on Brian David Hill, which is myself. He completely avoided the State Crime Laboratory and completely did not do an Affidavit that I am aware of, so basically he expects the Federal Court to convict me on only his words not under Affidavit. Then of course Mr. Placke read through the SBI report because he told me things verbally in 2014 that he only could have learned from reading those pages. He used that to try to convince me of how difficult it would be to prove my actual innocence and to stick with my false guilty plea. Yet he completely ignored the fact that Page IV stated that over 400+ files had been downloaded using the eMule program between the dates July 20, 2012, and July 28, 2013. So if he is claiming that it may be child porn files, then he has admitted, without ever recanting such claims, that possible child porn files had downloaded from eMule since it was in Mayodan Police Custody on August 28, 2012. Then on Wednesday, October 3, 2012, at 1000 hours, the Detective in Mayodan Police Department persuaded SBI Agent Rodney V. White to take custody of my seized property and conduct the forensic analysis outside of the State

Crime Laboratory and outside of all rules concerning credible forensics practices and rules. So basically it appears that he just got on my Laptop, looking through my files and folders as well as possible files and folders created by computer hacker or hackers, and because of that child porn allegedly continue to download until July 28, 2013, likely when his forensic analysis was done. In other words he completely avoided all laws and guidelines regarding solid and credible forensics practices, allowed child porn and eMule to do work on the Laptop without any means to stop it. So when a Laptop is hacked, as I tried to tell the Police Detectives, but they ignored my claim of a Trojan horse, this creates a danger to the integrity of the very evidence that was used against me in Federal Court. The seized computer should no longer apply as any valid evidence against me, as he has admitted, without recanting any of his claims, that child porn had downloaded between the date that my Laptop was likely hacked, and up to the date when it was in the custody of the N.C. State Bureau of Investigation (SBI). The only evidence that was ever used to indict me was based upon my questionable confession that has verifiable false confession statements when cross examined with the SBI Case File # 2012-20146, and of course the SBI case file forensic analysis report which doesn't even follow the guidelines of the State Crime Laboratory, even though the Crime Lab was not separated from the SBI until a legislative action being done around sometime in 2013. Agent White meant to avoid the State Crime Lab, without giving a good reason, conducted questionable forensic work and there isn't even an Affidavit to verify the integrity of his work. I want to know why I was facing a conviction based upon questionable evidence and proven false confession statements? Why would our U.S. Department of Justice go along with this entire charade? Because normally people believe whatever law enforcement Agents say, even if they are caught lying. There is a heavy bias towards a police officer to lie on Government record versus a regular civilian lying on Government record.

The Federal Court was used as a vehicle against me, to prevent me from ever being served discovery papers and the confession Audio CD, and then the whole criminal case was one-sided with a Assistant Federal Public Defender that had me ready to take the guilty plea by refusing to do any work to prove my Innocence.

Let me begin with the evidence I further argue as to why my Attorney was not my Defense Attorney but was my enemy and was never going to do anything to prove my Innocence. He was working against me every step of the way.

Mr. Placke had apparently, according to a printed copy of an email that he had sent to my family, deleted all email attachments which contain exculpatory and important evidence and information. I shall cite <u>Exhibit 1</u>, in this letter along with a Declaration that makes it valid under the Federal Rules of Evidence.

I shall cite and quote the words from <u>Exhibit 1</u>, that proves that Mr. Placke deleted Affidavits and other important evidence that was sent to his email account from my family, while I was sitting in Jail.

Excerpt from Exhibit 1:

"Forwarded Message From:

Eric Placke <Eric_Placke@fd.org>

To: Ken & Stella <kenstella2007@yahoo.com>

Sent: Monday, December 30, 2013 2:57 PM

Subject: Re: Info pertaining to Brian D. Hill"

"Mr. and Mrs. Fornish

Thank you for the documents attached to your email, as well as the medical records you faxed earlier today. I look forward to meeting you Thursday

afternoon in Winston Salem"

"Eric D. Placke Assistant Federal Public Defender Middle District of North Carolina 301 N. Elm St., Ste. 410 Greensboro, NC 27401

voice: 336.333.5455, ext 234 fax: 336.333.5463"

Yes from that email alone, sounds pretty good that Mr. Placke cares so much about the very evidence that he deleted, blackballed, and then falsely claimed to a Federal Judge (he lied) on June 4, 2014 Status Conference, that I had no evidential basis to support any of my Pro Se Motions to Suppress my confession and Suppress the evidence. Multiple Affidavits confirming that Mayodan Police Chief Charles Caruso threatening me to "Fess Up" or else my mother would be held responsible. Then of course the fact that I made false confession statements when comparing my confession to the SBI Case File, which is my legal right to cross examine the evidence and witnesses. Placke ignored all evidence, even evidence from the Discovery packet, and twisted it around to make me take the guilty plea agreement or I face twenty years in Federal prison. He lied to the Judge that I had no basis aka the evidence to prove that my confession should have been suppressed in accordance with the U.S. Supreme Court's voluntary Confession rule. Placke ignored all evidence that would help me to try to demonstrate my Innocence to a Jury of my Peers.

Placke had nothing for me to use in the Jury Trial on June 10, 2014, because he apparently deleted and destroyed evidence that would have proven my basis on June 4, 2014. That Federal Judge didn't care, the Judge probably knew that my Attorney was lying to him in Open Court (lying to a Federal Judge is something nobody should do), but see with Placke lying that I had no evidence at all for my Innocence, the Court wouldn't have to take the time to authenticate it, to admit it as evidence, to prove what I am saying to be factually true.

Excerpt from Exhibit 1:

"From: Ken & Stella <kenstella2007@yahoo.com> To: Eric Placke <Eric Placke@fd.org>,

Date: 12/30/2013 01:24 PM

Subject: Info pertaining to Brian D. Hill Stella & Ken Forinashfattachment "Asperger's Syndrome Info for Prosecutors.pdf" deleted by Eric Placke/NCMF/04/FDO] [attachment "Brian Dec. 2013 list of health issues and medical 2.doc" deleted by Eric Placke/NCMF/04/FDO] [attachment "Brian Dec. 2013 list of health issues and medical.doc" deleted by Eric Placke/NCMF/04/FDO] [attachment "Fax to Guilford County Jail.doc" deleted by Eric Placke/NCMF/04/FDO] [attachment "Ken-Affidavit.jpg" deleted by Eric Placke/NCMF/04/FDO] [attachment "Ken's Affidavit.doc" deleted by Eric Placke/NCMF/04/FDO] [attachment "Roberta-Affidavit. doc" deleted by Eric Placke/NCMF/04/FDO] [attachment "Roberta-Affidavit. jpg" deleted by Eric Placke/NCMF/04/FDO] [attachment "Stella-Affidavit. doc" deleted by Eric Placke/NCMF/04/FDO] [attachment "Stella-Affidavit. ipg" deleted by Eric Placke/NCMF/04/FDO]""

So, according to the last of what I shall excerpt from Exhibit 1, my family had emailed Mr. Placke around Monday, December 30, 2013 at 01:24 PM. Mr. Placke responded to their email on the very same day, around 2:57 PM. He responded to the email after 93 Minutes. In that short time period, in his reply, it stated in his reply that "Roberta-Affidavit.doc" deleted by Eric Placke/NCMF/04/FDO]". Other Affidavits in the email attachment were also deleted by the email server user Mr. "Eric Placke". So why would Mr. Placke delete important evidence email attachments within less than 2 hours? Essentially 1 hour and 33 minutes, inside of that small time-frame, Mr. Placke had deleted all email attachments without deleting the original email message. It can be done using E-Mail programs such as Mozilla Thunderbird, Microsoft Outlook, and possibly other email programs that can run on Windows, Linux, or even Macintosh. If you have access to the E-Mail Server's IMAP email access and management protocol, then you can actually go into a live email then delete the email attachments, however the E-Mail server that Mr. Placke was using apparently recorded that he deleted the attachments in his email message, without him notifying my family, and the evidence that he deleted such evidence was kept recorded by the E-Mail Server or Client. It kept proof that there was a original email attachments of very important evidence documents, and those attachments were deleted by Mr. Placke, then he thanked my family for the very documents that he destroyed aka deleted from his E-Mail account.

Then I discover that according to a Docket entry (you can review this on PACER or

CM/ECF system, Case 1:13-cr-00435-WO, Document 55-3, Filed 01/12/15, Page 10 of 15), Mr. Placke had deleted another E-Mail attachment that would also help to prove my Innocence which is [attachment "Emails from Brian_s USWGO Google account.doc" deleted by Eric Placke/NCMF/04/FDO]". Another E-Mail attachment that Mr. Placke purposely deleted that would contain exculpatory evidence information. In that same E-Mail, he had encouraged my family to have me NOT withdraw my guilty plea, and that he personally did not think that I was framed with child porn. However he deleted all of the evidence E-Mail attachments and then makes the claim that he didn't think there was any credible evidence that I was "framed" or "set up" by anyone. Mr. Placke's legal opinion that shows that he thinks I'm guilty of child porn and that there is no possibly that I was framed with child porn, IS NOT VALID, since he has deleted all E-Mail attachments sent from my family to show him evidence that would help to prove my claims.

Exhibit 2, is proof that Mr. Placke was in collusion with the Assistant U.S. Attorney to get me to register as a Sex Offender by taking the guilty plea, after all of the deletions of evidence by Mr. Placke in his own E-Mail account. I don't think he is a computer expert as he deleted evidence from his E-Mail that would have helped me prove my Innocence, but he didn't realize that when he sent a reply to the very E-Mail that he deleted the very attachments, that it would notify my own Family that Mr. Placke deleted the original E-Mail attachments sent from my family in particular original E-Mails. So Mr. Placke deleted evidence and ignored the rest from my whole Family and Attorney Susan Basko, a Federal witness, and then colluded with the Assistant U.S. Attorney Anand Prakash Ramaswamy to have me register falsely, as a Sexual Offender, and that in return for selling my Soul, I would get time served prison sentence for a crime that I was framed on.

There you have it Mr. President and the Secret Service, Mr. Placke made sure that I could never use the Discovery evidence in my favor, deleted E-Mail attachments from my family then replied to those E-Mails acting as though he never did that. He is very deceptive as a lawyer, and should be removed from the Federal Public Defender Office. He even lied about my medical condition, and he worked against me throughout the whole entire case. Colluded with the U.S. Attorney, again according to Exhibit 2, for me to give up my Constitutional rights that I was never given throughout my criminal case, and falsely plead guilty under penalty of perjury. How wonderful that my lawyer politically back-stabbed me, my family, as a defacto Judas that turned around and deleted evidence that a Jury would have reasonable doubts upon reviewing. I have prima facie evidence that Mr. Placke deleted and ignored evidence that would help me be found Not Guilty.

What I have proven Mr. President is that Assistant Federal Public Defender, Eric David Placke, cannot be trusted in our Federal Court system, that he will delete evidence that would prove any of his Clients' Innocence, and would force every Defendant to take the Guilty Plea or risk a high sentence of imprisonment by losing the Jury Trial. Mr. Placke should be fired, without pay, and be completely removed from public Service as he

Page 6/8 - Evidence public defender deleted evidence, to U.S. President Trump - 03/16/2017

is the enemy of truth, enemy of logic, the enemy of evidence if such evidence shall defeat the U.S. Attorney's indictment.

I and my entire Family was betrayed by Mr. Placke since 12/23/2013, when U.S. Magistrate Judge, L. Patrick Auld, had ORDERED appointing Assistant Federal Public Defender ERIC D. PLACKE as counsel for BRIAN DAVID HILL, citing the Docket Sheet in my case, and was signed by MAG/JUDGE L. PATRICK AULD on 12/23/2013. (Daniel, J).

Mr. President, further evidence that Mr. Placke had no interest in proving my Actual Innocence. Deleting Affidavits and ignoring witnesses is the cornerstone of ineffective assistance of Counsel and misrepresenting the Defendant, violating the trust and integrity of Justice, betraying Clients trust and confidence. His only interest was getting me to agree to be guilty, to take that false guilty plea agreement under risk of perjury to protect the interests of the U.S. Attorney. He is 1000x times worse than just ineffective Counsel. He lied in Court record, lied to me and my family, the only people he didn't lie to was that he was majorly interested in getting that guilty plea deal with the Assistant U.S. Attorney Anand Prakash Ramaswamy and former U.S. Attorney Ripley Rand.

Mr. President, I need to prove my INNOCENCE then be fully pardoned. A copy of this will be sent to the U.S. Department of Justice Office of Information Policy as apart of evidence in support of my <u>FOIA Appeal Case no. DOJ-AP-2017-002520</u>. A copy will also be forwarded to the Office of Professional Responsibility (OPR), since the whole collusion caused me to falsely plead guilty under penalty of perjury, under already questionable evidence, after evidence was deleted by my own Defense Attorney, making backroom deals with the U.S. Attorney Office to quickly resolve my case by having me falsely plead guilty.

Mr. President, a Defense lawyer that has lied to my family, lied to me, lied about me in Federal Court, deleted evidence, colluded with the U.S. Attorney and has colluded with Federal Judges in Greensboro, who will vigorously defend that Attorney as if he was the best Attorney on the planet. This ain't just ineffective Counsel, but is also complete deprivation of my Constitutional rights before the Jury Trial and during the Jury Trial for my criminal case. My Constitutional and other legal rights completely subverted by the few corrupt Federal Judges N. Carlton Tilley Junior and William Lindsey Osteen Junior, the U.S. Attorney, my Assistant Public Defender, and even by the Clerk's Office when they knowingly refused to file my pleadings sent from Orange County Detention Center.

Such structural defect has been documented and proven, by external evidence and internal evidence within the Federal Court, and statements that were made. With so much proof that my Constitutional rights being deprived, proof my conviction is Unconstitutional.

Thank You! & Sincerely,

Brian D. Hill

Former news reporter & Founder of USWGO Alternative News Home Phone #: (276) 790-3505 310 Forest Street, Apt. 2. Martinsville, VA 24112

<u>Declaration of Evidence Attachments to above Letter</u> Thursday, March 16, 2017 - 10:54 PM EST

Declaration authorized by Title 28 U.S.C. § 1746 I, Brian David Hill, declare pursuant to Title 28 U.S.C. § 1746 and subject to the penalties of perjury, that the following is true and correct:

1. Whereas, I am a Defendant in the United States District Court, for the Middle District of North Carolina, case # 1:13-cr-435-1, titled: United States of America v. Brian David Hill, and I am pushing for a Presidential Pardon on the basis of Innocence. I am not a licensed attorney, but I am slowly learning more about the Federal Rules and filing procedures as I was not being represented by any of the Court Appointed lawyers in the past for trial Defense under the adversarial system, See U.S. Supreme Court Case Strickland v. Washington, 466 U.S. 668 (1984).

Enclosure/Attachments:

- 2. Attached hereto as Exhibit 1, is a true and correct copy of 2-Page printout of an Email forward from Ken & Stella (Kenstella2007@yahoo.com), who had received a E-Mail response from Eric David Placke, First Assistant Federal Public Defender, that my family had received from around Monday, December 30, 2013 2:57 PM. My mother printed it for me in PDF format, to be attached as a true and correct Exhibit regarding a Attorney E-Mail communication between my family and Mr. Placke. E-Mail proves that Mr. Placke responded to my Grandparent's E-Mail account after he had deleted all Attachments to the very E-Mail that he originally replied to. What a Jerk!
- 3. Attached hereto as Exhibit 2, is a true and correct copy of a 1-page letter and 1-Page attachment from Mr. Placke when I was at Orange County Detention Center in Hillsborough, North Carolina. It was submitted to the Federal Court to be filed on Docket as evidence, as apart of one of my Pro Se filings. Letter was dated around June 4, 2014. The attachment is of an E-Mail from Assistant U.S. Attorney Anand Prakash Ramaswamy to Mr. Placke on what Mr. Placke thought was a "very favorable proposal for a plea agreement." Doesn't matter that it puts me at risk of a perjury charge, he wanted a plea agreement, and Mr. Placke got what he wanted. The second Page in this Exhibit proves collusion between my own Attorney and the Assistant U.S. Attorney that would end my ability to prove my Innocence to a Jury. It was filed on Federal Court Filing: Case # 1:13-cr-00435-WO, Document #62, Filed 01/29/15, Pages 8 and 9 of 62, U.S. District Court, for the Middle District of North Carolina. There were other attachments to that letter from what it says in the letter, but I feel that they aren't necessary for inclusion for the arguments I am making in my letter.

Page 8/8 - Evidence public defender deleted evidence, to U.S. President Trump - 03/16/2017

I declare under penalty of perjury that the foregoing is true and correct.

Executed on March 16, 2017.

Signed

Brian David Hill(Pro Se)

Former news reporter & Founder of USWGO Alternative News

Home Phone #: (276) 790-3505

310 Forest Street, Apt. 2. Martinsville, VA 24112

U.S.W.G.O.

EXHIBIT 1

Subject: Fw: Info pertaining to Brian D. Hill

From: Ken & Stella (kenstella2007@yahoo.com)

To: rbhill67@yahoo.com; kenstella2005@yahoo.com; kenstella2007@yahoo.com;

Date: Thursday, March 16, 2017 12:04 AM

---- Forwarded Message ----

From: Eric Placke <Eric_Placke@fd.org>
To: Ken & Stella <kenstella2007@yahoo.com>
Sent: Monday, December 30, 2013 2:57 PM
Subject: Re: Info pertaining to Brian D. Hill

Mr. and Mrs. Fornish

Thank you for the documents attached to your email, as well as the medical records you faxed earlier today. I look forward to meeting you Thursday afternoon in Winston-Salem.

Eric D. Placke Assistant Federal Public Defender Middle District of North Carolina 301 N. Elm St., Ste. 410 Greensboro, NC 27401 voice: 336.333.5455, ext 234

fax: 336.333.5463

From: Ken & Stella <kenstella2007@yahoo.com>

To: Eric Placke < Eric_Placke@fd.org>,

Date: 12/30/2013 01:24 PM

Subject: Info pertaining to Brian D. Hill

Mr Placke.

Attached are files containing info we believe you should have pertaining to Brian D. Hill. If you have any questions or need to contact us, you can contact us at this email or at phone 276-632-2599. We also sent a fax to your office this morning with medical information about Brian.

We want to thank you for all you are doing to help Brian.

Stella & Ken Forinash[attachment "Asperger's Syndrome Info for Prosecutors.pdf" deleted by Eric Placke/NCMF/04/FDO] [attachment "Brian - Dec. 2013 list of health issues and medical - 2.doc" deleted by Eric Placke/NCMF/04/FDO] [attachment "Brian - Dec. 2013 list of health issues and medical.doc" deleted by Eric Placke/NCMF/04/FDO] [attachment "Fax to Guilford County Jail.doc" deleted by Eric Placke/NCMF/04/FDO] [attachment

3/16/2017 Print

"Ken-Affidavit.jpg" deleted by Eric Placke/NCMF/04/FDO] [attachment "Ken's Affidavit.doc" deleted by Eric Placke/NCMF/04/FDO] [attachment

- "Roberta-Affidavit.doc" deleted by Eric Placke/NCMF/04/FDO] [attachment
- "Roberta-Affidavit.jpg" deleted by Eric Placke/NCMF/04/FDO] [attachment
- "Stella-Affidavit.doc" deleted by Eric Placke/NCMF/04/FDO] [attachment
- "Stella-Affidavit.jpg" deleted by Eric Placke/NCMF/04/FDO]

EXHIBIT 2

FEDERAL PUBLIC DEFENDER MIDDLE DISTRICT OF NORTH CAROLINA

LOUIS C. ALLEN Federal Public Defender

JOHN A, DUBERSTEIN
JOHN A, DUSENBURY, JR.
TIFFANY T, JEFFERSON
ERIC D, PLACKE
Assistant Federal Public Defenders

301 North Elm Street, Suite 410 Greensboro, NC 27401 Tel. (336) 333-5455 Fax: (336) 333-5463 Branch Office

GREGORY DAVIS
Senior Litigator

ELIZABETH A. FLAGG Research & Writing Attorney MTREILLE CLOUGH Assistant Federal Public Defender 251 N. Main Street Suite 849, Federal Building Winston-Salem, NC 27101 Tel. (336) 631-5278 Fax: (336) 631-5280

June 4, 2014

Mr. Brian D. Hill Orange County Jail 125 Court Street Hillsborough, NC 27278

United States of America v. Brian David Hill, 1:13CR435-1

Dear Mr. Hill

I am sorry you left for Orange County before I was able to meet with you after court. I realize that this morning's status conference was very upsetting and disappointing for you, and I look forward to the opportunity to discuss it with you in private. Because I will be out of town the next four days, and because the Court set such an early trial date, I have filed a motion to continue. Your copy of the motion and proposed order are enclosed.

As I mentioned in a footnote in the enclosed motion, late this afternoon the Government emailed the summary of a new, and very favorable proposal for a plea agreement. I am enclosing a copy of that email.

Finally, I have emailed your mother and grandparents to advise them of today's developments. I am enclosing a copy of that email as well.

I will meet with you as soon as I am able to do so after I return.

Eric D. Placke

Sincerely

First Assistant Federal Public Defender



Hill Ramaswamy, Anand (USANCM)

Eric Placke (Eric_Placke@fd.org)

06/04/2014 04:40 PM

Hide Details

From: "Ramaswamy, Anand (USANCM)" < Anand Ramaswamy@usdoj.gov>

To: "Eric Placke (Eric_Placke@fd.org)" <Eric_Placke@fd.org>

History: This message has been replied to.

Plea terms:

1. 3-point acceptance

2. Sex offender registration

3. Government concedes there exist grounds for downward departure under USSG 5H1.3 and 5H1.4

Government does not oppose a sentence of time served for the active portion, followed by a period
of home detention with electronic monitoring, the period and other conditions being in the court's
discretion

I believe that for this conviction, he could apply to come off the registry after 10 years.

Let me know if you seek additional terms or modifications of those above, and we will get a PA to you ASAP

EXHIBIT 4

For Federal criminal case
-- BRIEF / MEMORANDUM IN SUPPORT OF
BRIAN DAVID HILL'S "MOTION UNDER 28
USC § 2255 TO VACATE, SET ASIDE, OR
CORRECT SENTENCE BY A PERSON IN
FEDERAL CUSTODY" - DECLARATION,
ATTACHED EXHIBITS, AND BRIEF IN
SUPPORT OF THIS MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative
News)

Criminal Case Number 1:13-cr-00435-1













- Home
- About
 - o Contact Us
- Authors
- Downloads
- Video
 - o Next News Network Truth News
 - o Truth Movies
 - o Videos en Español
- Radio
 - o DTRH Radio Archives
 - DTRH 2011 Archives
 - DTRH 2012 Archives
 - DTRH 2013 Archives
 - DTRH 2014 Archives
 - DTRH Special
 - Broadcasts
 - Popeye On Other Radio
 Shows
 - o Radio Show Chats
 - DTRH Listen Live Page
 - Freedom Link Listen
 Live Page
 - Hangar 18 Listen Live
 Page

« U.S. Engaged in Torture After 9/11, Review Concludes
NYT Claims Surviving Bomber Was a 9/11 "Truther" – Was "Anti-American" »

ALERT!!!: New virus that may be planting child porn to set up people as pedophiles

By FederalJames

Tweet

Author: Ben. Franklin

Subject: False Flag

Notice: There are ways of combating this type virus and other horrible viruses but is not 100% bulletproof, none of these methods are the silver bullet but it is better then having no protection from these set ups and technological witch hunts. You are recommended to use ESET and McAfee and any other anti-virus that covers the emule type sharing viruses.

A new virus has been spotted that seems to be planting and distributing suspected child pornography files and is likely

being used by the Internet Crimes Against Children (ICAC) task force to conduct raids, searches and seizures, all data taken including irreplaceable family photos and videos, police threatening to harm family if the person of interest doesn't fess up, and then last but not least then go before the grand jury then have the person indicted then successfully convicted as a child exploiting sex offender for life or as prosecutors would love to call them, child sex offenders even though every person just caught with only images are either virgins or never harmed a child themselves or even not have a desire to but nevertheless have a few of these so called images and likely the computer virus along with it but forensics only confirms the images are on the computer and when the images were viewed then railroad the suspects to prison.

Because of how grave the situation is, somebody whom is already under police criminal investigation is the source of the intel and won't allow me to reveal his name for personal reasons. He has been telling me that he got into a operation where he was exposing political corruption then had the virus planted without his authorization while the police were harassing and surveilling him. Then a month later the police showed up at this guys house with a state sanctioned search warrant telling him that he was under investigation and that they are searching the premises for the suspicion of distributing and possession of child pornography. They took everything, his family threatened, and was forced to confess to wanting to harm little children out of a sense to protect his family from harm by the police. Of course that was a lie as he never was around any children and has all the alibis proving he was innocent but confessed to the crime even though innocent because the police threatened his family and questioned over political investigations and articles he was writing for a major news outlet, and I'll just leave it at that. He told the police since day one about the virus, as he conducted more of an investigation he remembered that the virus had three rogue programs, Ares.exe, Shareaza.exe, and emule.exe. While opening the file location using the Windows Vista or 7 Task Manager, the directories looked like regular emule sharing directories and went inside Incoming, and saw hundreds to thousands of child porn files were planted in that directory which he freaked out then deleted then tried whatever he could to disable the program but there were enough security holes to get control of his computer, then of course how convenient the ICAC shows up at his front door. That was when he decided to talk to a few other individuals he believed was either targeted or shut down their sites out of chilling effects and fear. When former alternative media reporter got word of this, remnants of that organization decided to release reports on the virus which they call the 'emule virus' as emule was mainly what the police accusing this source of using to share the material, and so they released reports and conducted a large investigation until they finally received the variant and codeword of the virus according to ESET and also claimed to found the same virus variant from McAFee virus reporting site.

According to ESET the virus has been classified as the Win32/MoliVampire.A, the file is what many suspected as a trojan, size 10067968 B, and reveals a lot of details of this virus. McAfee also details the virus but has a different codename and has a different file size so these viruses are all different in variants and threat level. The variant that shares child porn could likely have been created by the government to make the war on child porn look really effective as it is not effective unless many people are convicted of child porn whether they be pedos or not, even with false convictions on set up politicians and activists but that is just speculation and is not a certifiable fact as of yet since nobody really investigates into this since anyone who talks about child porn and is not in favor of dirty and underhanded tactics are usually labeled bad guys or pedo supporters just for questioning the narrative by government people.

So whom would benefit off of sharing child porn and downloading it to set people up? Corrupt government elements as a greater moral crises on the Internet will lead to more controls, bans and restrictions on P2P as Cary Sherman (RIAA President whom bragged about child porn on P2P) would have dreamed of, corrupt police that need to fill their quotas, the private prison contractors that need a guaranteed occupancy and have no other way to convict people so they switch to setting people up with child porn, and politicians that need to kill their enemies characters so that they can get rid of them physically.

Alberto Gonzales the former US Attorney General, before Eric Holder, would benefit off of the child porn crises as he begged for mandatory data retention type laws where all internet activities, emails, and other sensitive data would be logged then retained for months and that the police can have access to this personal data history without a warrant and would allow the RIAA and MPAA to sue people at will using mandatory data retention as the opportunity to know who exactly shared copyrighted material using discovery motions at all court junctions. Cary Sherman or future presidents of the RIAA would benefit off of the child porn crises as they can use that in their case for the witch hunt against file-sharers and converting them all into possible child sex offenders to burn at the stake with prejudice. There are wide

variety

So anyone whom receives this virus or variants of Trojans similar to this virus, is at risk of being accused of distributing and possessing child pornography then having the computers and family photos, videos, and other personal data taken away forever. Then will likely end up years in federal or state prison then receives a lifetime sex offender record, isn't that just great!!!!!

Also other organizations other then the ICAC are also engaging in dirty undercover operations to set up autistic people and techno geeks with child porn charges with very little chance of getting out of them and that is if your lucky and have enough evidence to overturn the prosecution arguments and forensics investigative reports. The Department of Homeland Security's (DHS) investigative arm, also known as the Immigrations and Customs Enforcement (ICE), that conducted Operation Flicker that was mainly for undercover child porn investigations, caught over 5,000 employees working for the Pentagon and Department of Defense (DOD) purchasing and downloading child pornography but were never fully investigated and were never prosecuted, is in the process of investigating and prosecuting a 17-year-old autistic youth for downloading child pornography when the only things he was downloading was music files from the Limewire P2P file sharing network.

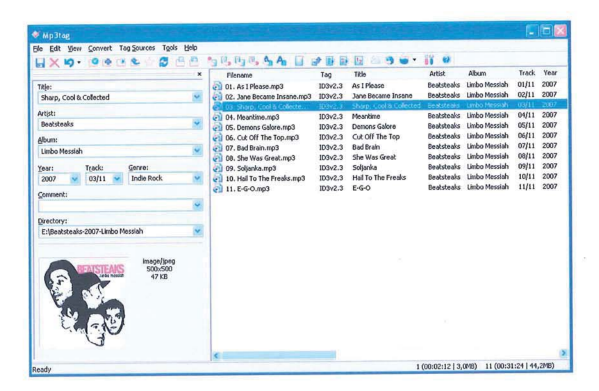
His name is Andrew Rose, Facebook has a <u>support group</u> which allows people to talk about the injustices of these child porn stings since there are very dirty and underhanded methods being used to net these suspects. This article will fully explain why Andrew's predicament is unnecessary and why his defense is credible.

The dirty tactic that was used is the worst thing the government could have ever done and does nothing to catch child predators, and should immediately receive a inquiry by Congress and the state governments that are cooperative in these operations. The dirty tactic was that child porn was embedded in a normal everyday mp3 music file, likely within the MP3 tag which every mp3 file has or a non-encrypted stenography software appended child porn to the music file to where the file was on the computer but was attached to the music file. These are the only two technologically feasible methods that were likely used that this article can and will reveal, however if there are any vulnerabilities then that could also be another method of choice if it exists.

MP3 Tag method



Every music file contains a tag identification system also called a MP3 tag and in other music formats there is likely something similar. Every MP3 file allows you to customize the album art, edit the track info, and allow you to add comments. Advanced MP3 tag software will allow you to attach photos to be embedded into the tag of the music file.



If ICE wanted to set people up as possible child molesters for their pre-crime style program where your not guilty because you hurt a child, your guilty for possibly having images and that you may hurt a child future, not because your planning to commit a felony, not because you did, but because you may, then all ICE has to do is add a child porn image to the MP3 tag of the music file then use modified law enforcement versions of emule, Limewire, and other P2P clients that is bugged with logging software and other identifier systems to share the bugged child porn embedded music files, then as any music file sharer and downloader likes collecting music files to listen to will download the file or files and then receive a visit from ICE or the ICAC task force then their families threatened by police or even detectives to put a person under so much anxiety and fear that they will undoubtedly confess even though the person is not guilty.

All it takes ti be arrested and convicted as a child sex offender is downloading music files, yes downloading music files. If you don't believe this is technologically possible then just view the screenshot of freeware software products such as MP3Tag which makes planting child porn files as easy as 123. Then all the police have to do is share hundreds to thousands of pirated music files with child embedded in them, then they can make the war on child porn look really effective with all the pedophile patsies, and people being set up, we can at last finally fight crime by putting innocent people in prison. The fact that Congress has not investigated the ICAC and ICE for planting child porn and embedding it in normal music files and other kinds of files is beyond me. As long as the children are being protected, why should we care if Andrew Rose goes to prison and gets beat up on by other inmates, why should we care if innocent people are thrown into prison as a sex offender, why should we care about dirty corrupt methods the government uses to catch criminals and predators. Let's just put teenagers in prison, let's just put every music downloader in prison and call them pedophiles because that is the new AmeriKa and the USSA (United Soviet States of America).

Stenography methods

There are certain stenography programs that only attach files or embed files within files unencrypted. That way since there are Content ID type systems where files are scanned to find any illicit material, since child porn can be attached to one file, these systems would flag and detect it then monitor all whom download and share it or the government does this then are the sharing perpetrators and can get away with it by claiming it was a "Undercover Operation" and that is why agents shouldn't be held accountable for planting child porn in ordinary everyday files shared on P2P. Just like how cops can freely murder, rape, and commit other crimes and get off easy or without any punishment due to the police Bill of Rights where cops are held accountable differently then average ordinary commoners where the book is constantly thrown at them and are subject to jail-guard abuse.

This article reveals the truth, that government can commit crimes and set people up and get away with it unless people stand up and say no to it then maybe the ICAC and ICE can finally be held accountable for their dirty corrupt undercover operations.

Tweet

11 Responses to ALERT!!!: New virus that may be planting child porn to set up people as pedophiles



Linux prevents this, right?



Richard on April 19, 2013 at 11:01 am

ESET is not a guarantee against this threat. We bought ESET for my father's Windows machine and he got hit with several viruses. I don't know if he encountered the threat before ESET released the definition or what-theproblem was.

We've now bought AVG suite and - knock on wood - so far so good. I think Linux is resistant if it is locked down but nothing is for sure. Go to grc.com and run the firewall probe "shields up" to see what kind of target you're presenting to the bad guys. Linux also has some rootkit detectors and other security tools.



Thank you for posting this I am the aunt of Andrew Rose the young autistic being prosecuted in Franklin Co. Missouri, The trial date is set for June 25th, The support is still needed in his case, We are on a drive to get letters written to the judge on behalf of Andrew, Please join his support group and help us to correct this wrong! I thank you from the bottom of my hart for all the support given this fine young man! Please let us work together to support and inform all of Americas youth about the many ways our government entraps them! https://www.facebook.com/groups/PG.andrewrose/ Thank you Kitty



Josh on April 21, 2013 at 11:58 am

Maybe we need to launch these investigators at the pentagon. You know at those 5,200 pentagon employees that bought child porn over the internet.

Seems like if you're gonna hunt pedo's, you need to go where herds of pedos have been spotted, eh?



Don't use Windows systems for downloading certain or even illegal. Use f. e. a virtual Linux machine, f. e. Ubuntu to download, otherwise software may be installed on your Windows system which not only slows the computer down, but also opens all doors to your computer.



Real pedophile - Jimmy Saville.

Real organization the defended a pedophile (even after he died) – ${\rm BBC}$



Michael on June 28, 2013 at 10:10 pm

I echo Kitty Wolf's thanks. My brother is sitting in jail as I type this. He was trying to download music and told the police this.

They twisted everything he said.

Now here is the kicker....

The arrest warrant states the ARES software was used ...

Read the above article again ...paragraph 2, midway down

It mentions the ARES.EXE IS A VIRUS



Sharon on July 13, 2013 at 9:47 am

This is a real problem in America. The question we should all be asking is who is spying on the spies?

- Pingback: <u>Alternative media reporter facing federal child porn indictment</u>: Federal Jack
- Pingback: Child Porn as a WEAPON from conspiracy theory too reality | Child Pornography Exposed
- Pingback: WeAreChangeTV.US Former Alternative Media Head appealing criminal conviction, claimed he was framed with child pornography

Leave a Reply

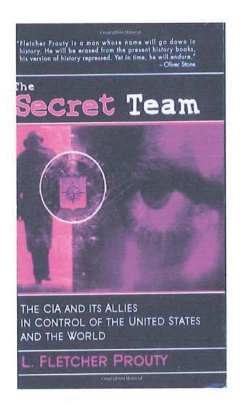
Your email address will not be published. Required fields are marked *

Subscribe

News Categories
News Categories Select Category
The Wigner Effect



Col. L Fletcher Prouty: Secret Team







Be the first of your friends to like this

FEDERALJACK.COM

OVERTHROW YOUR OPPRESSORS.

Copyright © 2017. All Rights Reserved.

EXHIBIT 5

For Federal criminal case
-- BRIEF / MEMORANDUM IN SUPPORT OF
BRIAN DAVID HILL'S "MOTION UNDER 28
USC § 2255 TO VACATE, SET ASIDE, OR
CORRECT SENTENCE BY A PERSON IN
FEDERAL CUSTODY" - DECLARATION,
ATTACHED EXHIBITS, AND BRIEF IN
SUPPORT OF THIS MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative
News)

Criminal Case Number 1:13-cr-00435-1



1	IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF NORTH CAROLINA
2	FOR THE MIDDLE DIDINIET OF NORTH OFFICE
3	UNITED STATES OF AMERICA, Criminal Action No. 1:13CR435-1
4	Plaintiff,
5	vs. Greensboro, North Carolina June 4, 2014
6	BRIAN DAVID HILL,
7	Defendant.
8	/
9	
10	TRANSCRIPT OF PROCEEDINGS BEFORE THE HONORABLE N. CARLTON TILLEY, JR.
11	UNITED STATES DISTRICT JUDGE
12	
13	APPEARANCES:
14	For the Government: ANAD P. RAMASWAMY, ESQUIRE Assistant United States Attorney
15	Post Office Box 1858 Greensboro, North Carolina 27402
16	Greensboro, North Carorina 2,102
17	For the Defendant: ERIC D. PLACKE, ESQUIRE Assistant Federal Public Defender
18	301 North Elm Street Suite 410
19	Greensboro, North Carolina 27401
20	Court Reporter: J. Calhoun, RPR
21	Court Reporter: J. Calhoun, RPR Room 101, U.S. Courthouse Building 324 West Market Street
22	Greensboro, North Carolina 27401 (336) 332-6033
23	(330) 332-0033
24	Durandings reported by standing reporter
25	Proceedings reported by stenotype reporter. Transcript produced by computer-aided transcription.

1 PROCEEDINGS

(THEREUPON, the following proceedings were had:)

THE COURT: Mr. Ramaswamy.

MR. RAMASWAMY: The Government calls for status conference, United States versus Brian David Hill, in 1:13CR435-1. Mr. Hill is represented by Mr. Placke.

THE COURT: This is on for status conference.

Mr. Placke, tell me where you and Mr. Hill are.

MR. PLACKE: Your Honor, the matter was set by the Government, but I think that's appropriate for a couple of reasons. First, there was an evaluation done in this case, and that evaluation has been filed with the Court. It answered the questions related to competence and sanity at the time, indicating that in the evaluator's view, Mr. Hill is competent to proceed and that his conditions would not amount to a defense in the case.

The report does go into some detail about the conditions, autism spectrum disorder and some other conditions as well, but I think the Government wanted to get on the record that everyone had received and reviewed that evaluation, since I had filed the motion originally.

Having reviewed the evaluation, I am satisfied as to the answers from the evaluator. I think it is appropriate that that all be on the record.

Second, Your Honor, Mr. Hill has filed two pro

se motions. I have explained to Mr. Hill that if I thought there was a good faith basis for pursuing those issues, I would certainly do that, but I don't feel that I can, under the applicable rules.

2.1

Finally, Your Honor, in a letter accompanying one of those motions, Mr. Hill indicated that he wanted new counsel. I've spoken with him several times recently since his return from Butner, and that is still his desire. I explained to Mr. Hill that if I remain in the case, I'll continue to do everything I can, but by the same token, he does have that right to make that request of the Court.

I guess the final thing I would say, Your Honor, is: There is no question that Mr. Hill labors under some degree of disability with several disorders. I think some of these matters are affected, at least to some extent, by that.

You may have noticed, Your Honor, that in the motion, what is entitled motion to suppress evidence, and this is docket number 16, pro se motion to suppress evidence, it is fairly non-specific, although there is mention of a *Franks* hearing.

There is an unfortunate, in my view, coincidence in this case, Your Honor. This matter came up about two months after a minor altercation between Mr. Hill and a

```
local -- I believe it was Mayodan Police Department
1
    officer at a town council meeting. For someone in
2
    Mr. Hill's position, who is predisposed to view things
3
    that way any way, I think by virtue of some of his
4
    conditions. To him, it seems to be more than just a
5
    coincidence, rather an effort at retaliation or an attempt
6
    to silence him. He feels very strongly about that and,
7
    again, if I had a good faith basis for pursuing that, I
8
    would.
9
              Your Honor, I think at this point, perhaps I
10
    should be quiet for a moment and defer to the Court.
11
              THE COURT: Thank you.
12
              Mr. Hill, is there anything that you would like
13
14
    to say?
              THE DEFENDANT: Yes, I do, Your Honor.
15
    Basically, I have already sent a complaint to the
16
    Department of Justice and I am trying to send a copy to
17
    the Court, having received such letters --
18
              THE COURT: And your complaint is with regard to
19
20
    what?
               THE DEFENDANT: Regarding evidence tampering,
21
    the invalid processing of evidence and for an
22
    investigation into the matter.
23
               THE COURT: And what do you have that supports
24
    your belief that evidence has been tampered with?
25
```

detectives do not -- they are not forensic experts. It is a small town police department. They do not have -- they are not the facility to handle computer cases, and the detectives have admitted in the audio of the evidence to going through the computers. Now, that means they could do whatever they wanted with them, and they are not to be held accountable, which means they could plant files. They could do anything. They are not supposed to do that.

THE COURT: What is your evidence that they did do that?

THE DEFENDANT: They admitted in the audio file they went through my computers. In the audio files, the confession that I made, the confession that I never should have made, he was saying stuff like, oh, we are finding more and more images on his computers, and I'm like, wait a minute, that means the only explanation that I can think of is, they went through the computers, and that is a clear violation of state crime lab policy of previous examination.

THE COURT: Anything else with regard to that?

THE DEFENDANT: The second thing is, that pretty much because I've been involved with the Mayodan Chief of Police, I have given him documents. I basically worked with the chief of police at one time and part of that is

what I was working with the town council on political 1 matters. Because of that and because I have written 2 negative news articles on this guy -- I don't have the 3 evidence on hand, my mother has the evidence, and you can 4 subpoena her for the information. These articles have had 5 negative repercussions on the Mayodan Police Department, 6 and I believe solely because of that he should not have 7 been involved in the police raid to begin with. This 8 should have been the State Bureau of Investigation or the 9 FBI. 10 THE COURT: Now, talk to me about -- you're 11 saying you don't want Mr. Placke to represent you, that 12 you want someone else appointed to represent you. 13 THE DEFENDANT: Yes, Your Honor. 14 THE COURT: Why is that? 15 THE DEFENDANT: Because he didn't conduct an 16 investigation like he should have. 17 Second --18 THE COURT: What did he fail to do? 19 THE DEFENDANT: He failed to investigate into my 20 complaints. Had there been a proper investigation, he 21 would have evidence that would have backed everything that 22 I'm saying and I wouldn't -- they would have said -- I 23 mean, the evidence would have been credible if there had 24 25 been a proper investigation.

THE COURT: Anything else? 1 That's it, Your Honor. THE DEFENDANT: 2 I will deny your motion to THE COURT: 3 substitute counsel. That is not a sufficient basis for 4 the appointment of new counsel. 5 Mr. Hill, let me tell you, the Court has no 6 better lawyer to give you than Eric Placke. Mr. Placke is 7 regarded widely as the best lawyer that practices in this 8 Court, so if you think you're going to get a better lawyer by getting rid of Mr. Placke, the chances are, you're 10 going to be very disappointed. 11 Mr. Placke has heard me say this before, but for 12 years and years, I have asked my law clerks to identify 13 the three best lawyers they have seen during the previous 14 year, and every year the same two lawyers always are 15 named, and that is Mr. Placke and Sandra Hairston, who is 16 the Chief Assistant U.S. Attorney. 17 It's not that I'm not -- I would not be doing 18 you a favor to appoint someone else, but that's not the 19 reason I'm doing it. You simply have not given a 20 sufficient basis to do it. 21 Can we go ahead and set this case for trial, 22 Mr. Placke? 23 MR. PLACKE: From a scheduling standpoint, I 24 suppose that would be, I guess, the next step. 25

Mr. Ramaswamy and I have talked about potential 1 dispositions, and I hope that something can be resolved, 2 but certainly setting it for some date is, I think, 3 appropriate. I'm not sure of the Government's exact 4 position there, Your Honor. 5 THE COURT: Okay. Why don't we --6 MR. RAMASWAMY: I do think it is appropriate to 7 set for trial. I would ask if the week of the 14th would 8 be available for trial, Your Honor. I will say that the 9 week of the 23rd, I will not be available. That doesn't 10 mean someone else in my office could not try it, but I do 11 believe there is potential for resolution. 12 THE COURT: I think Mr. Placke is involved the 13 next week in a trial that is projected to last all week. 14 MR. PLACKE: The week of the 16th, yes, Your 15 Honor. 16 THE COURT: So I think we can't ask him to 17 either be ready as a back up or --18 MR. RAMASWAMY: I don't want to delay this 19 matter at all. I would like the opportunity -- I'll leave 20 it in the Court's discretion, except that from June 23rd 21 until after the 4th of July, I will be on leave. Again, 22 that's not to say someone else in our office can't try 23 24 this.

25

THE COURT: Let's get someone else prepared to

```
do so.
1
              MR. RAMASWAMY: Yes, sir.
2
              THE COURT: Let's set it -- how long do you
3
    anticipate the trial would last?
4
              MR. RAMASWAMY: Two days, Your Honor.
5
              THE COURT: Okay. Why don't we set it for --
6
    you think your case is going to last how long, the one
7
    that is scheduled to begin the 16th? We have the motion
8
    to be considered.
              MR. PLACKE: Even though it is a single count,
10
    single defendant, single count case, it involves a number
11
    of documents of various kinds. It involves an assortment
12
    of different witnesses. I think it is going to take that
13
14
    week to try.
              Monday, the 23rd, I don't have anything else
15
    scheduled that week. Of course that's when Mr. Ramaswamy
16
17
    is out.
                          What if we set it for next week?
              THE COURT:
18
              MR. PLACKE: For?
19
              THE COURT: Next week.
20
              MR. PLACKE: I know we have the Robbins matter,
21
    although I'm still hoping to see Mr. Robbins again this
22
23
    afternoon.
                          Obviously, you wouldn't be expected
               THE COURT:
24
25
     to try both of those next week.
```

MR. PLACKE: I just don't know what is going to happen with the other one. I'm not sure what to recommend, or even to request, Your Honor.

THE COURT: Okay. Well, Judge Osteen has let us know that he is ready and wants to put cases on for next week. So why don't we set it for next week and then you can see what the cases look like and where you are and report that to Judge Osteen. We'll put it on as a back-up to Mr. Robbins.

MR. RAMASWAMY: Yes, sir.

MR. PLACKE: Your Honor, one thing that, perhaps, might be helpful in this case is, to make it clear on the record, that issues of suppression of evidence are not something that are heard at trial. I think it's important for Mr. Hill to understand that.

THE COURT: Mr. Hill has not stated a basis for a motion to suppress, so I certainly would deny the motion that he has filed as not stating a basis to support that.

Mr. Hill, would you like to say something about that? You don't have to.

THE DEFENDANT: I do want to say something.

Eric Placke had plenty of time to get a basis. He has not done that. He has not -- if I had the evidence, I would give it to you, but he's not doing it. He should have done that. If it had been the Rutherford Institute or the

ACLU, they would have conducted a proper investigation with the FBI or DOJ or other private investigators. This man is not doing it. He's not doing what he is supposed to do to prove my innocence, and because of -- I mean, the evidence is clearly illegal, and it has to be proven. only way it can be proven is with a proper investigation. There has not been a proper investigation. The I have tried to get the FBI to help me out. FBI -- I've never talked to a single FBI agent, not any government agent, for that matter, to be able to prove all of this to get an investigation, which would be able to supply evidence for this matter to have a basis for the suppression. That's why I wanted a new attorney, so the new attorney can get the evidence and supply it to the Court. THE COURT: You certainly have not stated a basis to support a motion to suppress. THE DEFENDANT: How do I get a basis? THE COURT: Well, you have to have some evidence to support that. THE DEFENDANT: Well, I have to have a proper investigation.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

THE COURT: We can't appoint attorneys who are going to come up with the same thing each time. It is your theory, it's not -- if you say it is so easy to

```
investigate, then there would be some basis for it that
1
2
    would have been shown.
              THE DEFENDANT: But I've done a better job
3
    investigating this than anybody. Before this trial, I had
4
    Mary David Foxman investigating stuff. She found my IP
5
    address was manually added, it was not automatically
6
    entered, and you can subpoena Mary David Foxman.
7
              THE COURT: I can't investigate it for you.
8
              THE DEFENDANT: Then the FBI needs to
9
    investigate this, the DOJ.
10
              THE COURT: Mr. Hill, your motion is denied. I
11
    can't make them investigate. You can't make them
12
13
    investigate.
              THE DEFENDANT: I will not register to be a sex
14
15
    offender, Your Honor.
              THE COURT: That's up to you. That's up to you.
16
    You haven't been found guilty. If you should be and the
17
    judgment requires that you register, then it would be at
18
    your peril if you didn't. You would be in violation of
19
    the Court order and back here for whatever ramifications
20
    there would be for your failure to do that.
21
              THE DEFENDANT: This is a kangaroo court, Your
22
23
    Honor.
              THE COURT: Is there anything further, Mr. Hill,
24
    that you would like to say? Let's adjourn.
25
```

1	CERTIFICATE
2	
3	I, J. CALHOUN, RPR, United States District Court
4	Reporter for the Middle District of North Carolina, DO
5	HEREBY CERTIFY
6	
7	That the foregoing is a true and correct
8	transcript of the proceedings had in the within-entitled
9	action; that I reported the same to typewriting through
10	the use of Computer-Aided Transcription.
11	THIS TRANSCRIPT CERTIFICATION IS VOID, IF THE
12	SIGNATURE IS NOT ORIGINALLY SIGNED BY THE COURT
13	REPORTER WHO REPORTED THIS MATTER.
14	
15	
16	
17	S. Callour
18	
19	Date: 6-19-15 J. Calhoun, RPR United States Court Reporter
20	324 W. Market Street Greensboro, NC 27401
21	
22	
23	
24	
25	

EXHIBIT 6

For Federal criminal case
-- BRIEF / MEMORANDUM IN SUPPORT OF
BRIAN DAVID HILL'S "MOTION UNDER 28
USC § 2255 TO VACATE, SET ASIDE, OR
CORRECT SENTENCE BY A PERSON IN
FEDERAL CUSTODY" - DECLARATION,
ATTACHED EXHIBITS, AND BRIEF IN
SUPPORT OF THIS MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative
News)

Criminal Case Number 1:13-cr-00435-1



```
Delivered-To: admin@uswgo.com
Received: by 10.52.35.44 with SMTP id e12csp9921vdj;
        Sun, 7 Apr 2013 02:33:19 -0700 (PDT)
X-Received: by 10.180.188.3 with SMTP id fw3mr7163560wic.33.1365327198921;
        Sun, 07 Apr 2013 02:33:18 -0700 (PDT)
Return-Path: <johnsnatchz@tormail.org>
Received: from outgoing.tormail.org (outgoing.tormail.org. [82.221.96.22])
        by mx.google.com with ESMTPS id x17si3290773wiv.114.2013.04.07.02.33.18
        (version=TLSv1 cipher=RC4-SHA bits=128/128);
        Sun, 07 Apr 2013 02:33:18 -0700 (PDT)
Received-SPF: pass (google.com: domain of johnsnatchz@tormail.org designates
82.221.96.22 as permitted sender) client-ip=82.221.96.22;
Authentication-Results: mx.google.com;
       spf=pass (google.com: domain of johnsnatchz@tormail.org designates 82.221.96.22
as permitted sender) smtp.mail=johnsnatchz@tormail.org;
       dkim=pass header.i=@tormail.org
Received: from localhost ([127.0.0.1] helo=internal.tormail.org)
        by outgoing.tormail.org with esmtp (Exim 4.72)
        (envelope-from <johnsnatchz@tormail.org>)
        id 1UOlyP-0004AS-55
        for admin@uswgo.com; Sun, 07 Apr 2013 13:33:17 +0400
DKIM-Signature: v=1; a=rsa-sha256; q=dns/txt; c=relaxed/relaxed; d=tormail.org; s=tm;
        h=Message-Id:X-TorMail-User:Content-Transfer-Encoding:Content-Type:MIME-
Version:To:From:Subject:Date; bh=UwaG8Oh59dq0QA5W/x1zAcMK58GPawm6e8SGWuQxXUQ=;
b=JHt9P0KX9opc2jQT9XYwaxIZ8uFUKSM3J+jFLBPZ9K+jP2JKLUN+KpM+hMVwF8qHqys1znN+ffE6UdWjXECBpL
yAO3XJly+TgW5tWHvsGWeGMBVe7Z0Nr/voAQBUBCX7uymhomH2MmgejeAhPFdEraBWQ8ti9Dwwu29P4IGe0Fg=;
Received: from johnsnatchz by internal.tormail.org with local (Exim 4.63)
        (envelope-from <johnsnatchz@tormail.org>)
        id 1UOlwB-0001eb-DJ
        for admin@uswgo.com; Sun, 07 Apr 2013 09:30:59 +0000
Date: Sun, 7 Apr 2013 09:30:59 -0000
Subject: You better watch out.....
From: johnsnatchz@tormail.org
To: admin@uswgo.com
MIME-Version: 1.0
Content-Type: text/plain; charset=iso-8859-1
Content-Transfer-Encoding: 8bit
X-Confirm-Reading-To: johnsnatchz@tormail.org
Disposition-Notification-To: johnsnatchz@tormail.org
Importance: High
Return-Receipt-To: johnsnatchz@tormail.org
X-TorMail-User: johnsnatchz
Message-Id: <1UOlwB-0001eb-DJ@internal.tormail.org>
You better watch out Brian...We are watching you... Having child porn
planted on your hard drives and computer was only the beginning and we
will set you up for violent sex crimes if you don't watch your back...Have
fun becoming a sex offender...Police won't believe you no matter how much
evidence you have that you been set up we know some people in the SBI who
will make sure you are convicted. You will be shut up by being a sex
criminal. Your friends Alex Jones, Dan, James, Sean, Alex, and others are
next...BeWare!
```

```
Delivered-To: admin@uswgo.com
Received: by 10.52.35.44 with SMTP id e12csp28972vdj;
        Sat, 20 Apr 2013 21:01:20 -0700 (PDT)
X-Received: by 10.50.79.201 with SMTP id 19mr11943746igx.79.1366516879989;
        Sat, 20 Apr 2013 21:01:19 -0700 (PDT)
Return-Path: <sallysamsong@tormail.org>
Received: from outgoing.tormail.org (outgoing.tormail.org. [82.221.96.22])
        by mx.google.com with ESMTPS id v7si9502951igd.4.2013.04.20.21.01.19
        for <admin@uswgo.com>
        (version=TLSv1 cipher=RC4-SHA bits=128/128);
        Sat, 20 Apr 2013 21:01:19 -0700 (PDT)
Received-SPF: pass (google.com: domain of sallysamsong@tormail.org designates
82.221.96.22 as permitted sender) client-ip=82.221.96.22;
Authentication-Results: mx.google.com;
       spf=pass (google.com: domain of sallysamsong@tormail.org designates 82.221.96.22
as permitted sender) smtp.mail=sallysamsong@tormail.org;
       dkim=pass header.i=@tormail.org
Received: from localhost ([127.0.0.1] helo=internal.tormail.org)
        by outgoing.tormail.org with esmtp (Exim 4.72)
        (envelope-from <sallysamsong@tormail.org>)
        id 1UTlSm-0000Jb-VQ
        for admin@uswgo.com; Sun, 21 Apr 2013 08:01:18 +0400
DKIM-Signature: v=1; a=rsa-sha256; q=dns/txt; c=relaxed/relaxed; d=tormail.org; s=tm;
        h=Message-Id:X-TorMail-User:Content-Transfer-Encoding:Content-Type:MIME-
Version:To:From:Subject:Date; bh=mhzzCyEqHr+qJJMocUaldBuiJYraedoV9RfTrBUwDCc=;
        b=ezsAUiX8HpiOLpuYZP3cK05Snv5WRrxd+KpeZVCGhKQPoaMczSgqm2pzkevD5Z+k/TqqKNmq
/tsUhMR8RgG6RJIi1wjPencyP3
/k+cEa9NSvDF0eu+VTGlivN2jvApoycUgt8qc+vbtsM9ndTGbuuYioHnP4oYvM7LaRo/86Ofg=;
Received: from sallysamsong by internal.tormail.org with local (Exim 4.63)
        (envelope-from <sallysamsong@tormail.org>)
        id 1UT1QU-000MmQ-15
        for admin@uswgo.com; Sun, 21 Apr 2013 03:58:54 +0000
Date: Sun, 21 Apr 2013 03:58:54 -0000
Subject: Your gonna get it
From: sallysamsong@tormail.org
To: admin@uswgo.com
MIME-Version: 1.0
Content-Type: text/plain; charset=iso-8859-1
Content-Transfer-Encoding: 8bit
X-Confirm-Reading-To: sallysamsong@tormail.org
Disposition-Notification-To: sallysamsong@tormail.org
Importance: High
Return-Receipt-To: sallysamsong@tormail.org
X-TorMail-User: sallysamsong
Message-Id: <1UTlQU-000MmQ-15@internal.tormail.org>
Your gonna get it....We know what your tryin to do....You'll regret ever
being an investigative news reporter ... Youll regret what you just
did....better watch your back Brian....DONT REPORT ANY MORE ARTICLES OR
TALK TO ANY REPORTERS ABOUT THIS CHILD PORN VIRUS OR YOU GONNA GET IT
```

EXHIBIT 7

For Federal criminal case
-- BRIEF / MEMORANDUM IN SUPPORT OF
BRIAN DAVID HILL'S "MOTION UNDER 28
USC § 2255 TO VACATE, SET ASIDE, OR
CORRECT SENTENCE BY A PERSON IN
FEDERAL CUSTODY" - DECLARATION,
ATTACHED EXHIBITS, AND BRIEF IN
SUPPORT OF THIS MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative
News)

Criminal Case Number 1:13-cr-00435-1



LOCATED IN EXPANDABLE FOLDER IN CLERK'S OFFICE

For Federal criminal case
-- BRIEF / MEMORANDUM IN SUPPORT OF
BRIAN DAVID HILL'S "MOTION UNDER 28
USC § 2255 TO VACATE, SET ASIDE, OR
CORRECT SENTENCE BY A PERSON IN
FEDERAL CUSTODY" - DECLARATION,
ATTACHED EXHIBITS, AND BRIEF IN
SUPPORT OF THIS MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative
News)

Criminal Case Number 1:13-cr-00435-1



LOCATED IN EXPANDABLE FOLDER IN CLERK'S OFFICE

For Federal criminal case
-- BRIEF / MEMORANDUM IN SUPPORT OF
BRIAN DAVID HILL'S "MOTION UNDER 28
USC § 2255 TO VACATE, SET ASIDE, OR
CORRECT SENTENCE BY A PERSON IN
FEDERAL CUSTODY" - DECLARATION,
ATTACHED EXHIBITS, AND BRIEF IN
SUPPORT OF THIS MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative
News)

Criminal Case Number 1:13-cr-00435-1



LOCATED IN EXPANDABLE FOLDER IN CLERK'S OFFICE

For Federal criminal case
-- BRIEF / MEMORANDUM IN SUPPORT OF
BRIAN DAVID HILL'S "MOTION UNDER 28
USC § 2255 TO VACATE, SET ASIDE, OR
CORRECT SENTENCE BY A PERSON IN
FEDERAL CUSTODY" - DECLARATION,
ATTACHED EXHIBITS, AND BRIEF IN
SUPPORT OF THIS MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative
News)

Criminal Case Number 1:13-cr-00435-1



Child Porn Investigations May Snare the Innocent

Loaded on NOV. 15, 2010 by Michael Rigby (/news/author/michael-rigby/) published in Prison Legal News November, 2010 (/news/issue/21/11/), page 14

Filed under: Sex Offenders (Discrimination) (/search/?selected_facets=tags:Sex%20Offenders%20%28Discrimination%29), Malicious Prosecution (/search/?selected_facets=tags:Malicious%20Prosecution), Computers (/search/?selected_facets=tags:Computers), Sentencing (/search/?selected_facets=tags:Sentencing), Wrongful Conviction (/search

/?selected_facets=tags:Wrongful%2oConviction), Internet (/search/?selected_facets=tags:Internet). Locations: United Kingdom (/search/?selected_facets=locations:996), United States of America (/search/?selected_facets=locations:998).

by Mike Rigby

A new threat looms in the Internet age – the threat of improper prosecutions and wrongful convictions for the unwitting receipt, possession or attempted possession of child pornography. Everyone is at risk, as these offenses can be committed by hackers who gain remote control of your computer, by malicious software that directs your PC to websites with illegal videos and images, or by sexual predators who use your unsecured wireless connection to conduct illicit activity.

Even something as simple as clicking on the wrong hyperlink – set up as part of an FBI sting operation – can land you in prison. So can being a victim of credit card fraud, if hackers use your card information to buy child porn. More disturbing is the fact that even when people are acquitted of such crimes they are nevertheless convicted in the court of public opinion, often resulting in ruined reputations, careers and relationships.

Computer Viruses and Malware

A 2009 investigative report by the Associated Press described several cases where innocent people were labeled as pedophiles or sexual perverts after family members or co-workers found porn on their computers.

Michael Fiola, a former employee of the Massachusetts Department of Industrial Accidents, was one of those innocent defendants. In 2007, Fiola's state-issued laptop was checked by his boss after someone noticed that he used four times more data than his co-workers. A technician discovered child pornography in a folder that stores images viewed online. Fiola was fired and charged with possession of child porn.

However, an examination by Fiola's defense counsel found that the laptop had a severe virus infection and was programmed to visit as many as 40 child porn sites per minute. "The overall forensics of the laptop suggest that it had been compromised by a virus," admitted Jake Wark, spokesman for the Suffolk District Attorney's office.

The charge was eventually dropped, but not before Fiola and his wife had spent \$250,000 fighting the case. They used up their savings, took out a second mortgage and sold their car. They also suffered stress-related health problems. "It ruined my life, my wife's life, and my family's life," Fiola said.

Julie Amero, a 37-year-old substitute teacher in Norwich, Connecticut, suffered a similar fate. In 2004 she was charged with risk of injury to a minor after a classroom computer began displaying pornographic images after she left the class to go to the restroom. Amero tried to close the offending pop-up screens when she returned, but they kept reappearing and were seen by several children.

She was convicted on four of the original ten counts in January 2007, but a bevy of computer experts following the case disagreed with the verdict. Following their outcry, prosecutors had the computer examined by the state police forensics lab, where the true culprit was discovered – a malicious spyware program that generated the pop-ups.

Amero's conviction was dismissed, but for 18 months prosecutors considered retrying the case. Citing stress-related health concerns, Amero agreed to plead guilty to misdemeanor disorderly conduct in 2008 and the felony charges were dropped. "They got a pound of flesh," said Amero, who was fined \$100 and effectively barred from teaching. "The doctors all agreed that I would not make it through another trial." See: State v. Amero, Superior Court, New London Judicial District (CT), Case No. CR-04-93292.

As bad as it was, the outcome in Amero's case was still better than that of Nathaniel "Ned" Solon, a Wyoming resident who received a six-year federal prison sentence in January 2009 after traces of child porn were found on his home computer. The illegal files, consisting of partially-downloaded videos, were in a folder used by Limewire, a peer-to-peer file sharing program.

Tami Loehrs, a computer forensics expert who was also involved in the Fiola case, testified that Solon's antivirus program wasn't working properly. It apparently shut down for long periods of time – a sign of a virus infection.

Loehrs found no proof that the traces of child porn on Solon's computer had been viewed or fully downloaded, stating, "There is no conclusive evidence that any of the five files containing suspect child pornography were ever viewed, saved or copied to another location including storage media such as CD-ROMs."

The jury, which was shown graphic images of child pornography by the prosecution, despite the fact that such images were not viewable on Solon's computer, disregarded Loehrs' findings. Further, the federal judge berated Loehrs at trial and left the bench for six minutes during the defense's closing argument. Solon was convicted and sent to prison for 72 months. "I don't think it was him, I really don't," said Loehrs. "There was too much evidence that it wasn't him." She added, "It can happen to

anyone connected to the Internet. Period."

Courts have upheld convictions for possession of child porn despite defenses claiming infection by computer viruses or other malware programs. Solon's conviction was affirmed by the Tenth Circuit in February 2010. See: United States v. Solon, 596 F.3d 1206 (10th Cir. 2010), cert. denied.

In another case, United States v. Miller, the Third Circuit held that even if malicious software or a virus was responsible for downloading or storing illegal content on someone's computer, the defendant could still be convicted of knowingly possessing child porn.

At issue in the Miller case was a zip disk containing 1,200 to 1,400 digital images, 13 of which were deemed by prosecutors to constitute child pornography. The defendant, Donald R. Miller, claimed the photos were downloaded in large batches from websites featuring adult porn; he claimed he never saw the illegal images and didn't know how they got on the disk.

Nevertheless, the appellate court held that Miller's conviction for knowingly possessing child pornography could stand even if he didn't knowingly receive the illicit photos (which requires an "intent" element), because he chose to retain the material on the zip disk – despite not knowing that it contained child porn. See: United States v. Miller, 527 F.3d 54 (3d Cir. 2008).

Hackers and Trojans

Another complication in child porn prosecutions involves hackers using backdoor Trojans to gain remote access to personal and business computers. If so inclined, a hacker can use another person's computer to store illegal pornographic images or even plant child porn as an extortion tactic. Hackers can also pretend to be someone else online by "spoofing," or faking, another computer user's Internet Protocol (IP) address.

In October 2002, Julian Green was arrested in Devon, England after cops searched his home computer and found child porn. A computer forensics expert hired by the defense found Trojans hidden on Green's PC. The Trojans – designed to piggyback his browser and log into porn sites – were probably downloaded as e-mail attachments, the expert concluded, and allowed hackers backdoor access to Green's computer. The charges were ultimately dismissed.

In December 2003, companies worldwide began reporting a new breed of cyber extortion that had apparently been going on for about a year. The extortionists threatened to either wipe hard drives or plant child porn and then call the police if the companies didn't pay a nominal fee of \$30. The threats were credible, considering the possibility of Trojans and the ease with which such attacks could be carried out, reported Mark Rasch, former head of the U.S. Department of Justice's computer crimes unit.

Another concern with these types of cases, Rasch stated, is that evidence consistent with guilt can be planted (such as in child pornography cases) and traces of manipulation hidden from even computer experts, making it "virtually impossible to determine that your target was not guilty." And with sentencing guidelines "becoming ever more draconian for computer-related offenses," Rasch wrote, "it is only a matter of time before not only cyber extortion but cyber set-ups become a reality, if they aren't already."

Hackers gaining remote access to a computer and using it to store illegal files was a defense raised in the case of Matthew Bandy, 16, who was prosecuted for possession of child pornography by Arizona officials. Police conducted a dawn raid on Matt's home on December 16, 2004 after they were notified by Yahoo.com that someone using his IP address had uploaded images of child porn.

While Matt admitted to viewing adult pornography, he denied viewing or uploading the illicit images found on his family's computer. Although it is known that hackers can control other computers and use them as "zombies" to distribute spam, store files or coordinate attacks on websites, experts disagreed as to whether that happened in Matt's case. Notably, the prosecution objected to providing Matt's attorney with a copy of the computer's hard drive so the defense could conduct its own evaluation; prosecutors even appealed to the Arizona Supreme Court, to no avail.

When Tami Loehrs, Matt's computer forensics expert, finally examined the hard drive, she found 200 infected files and concluded "[i]t would be virtually impossible to determine if, when or by whom the system was compromised. [I]t would be impossible to state with certainty which activities were conducted by users within the household and which activities were the result of one of the many malicious software applications and/or outside sources such as hackers."

Matt, charged with nine counts of possession of child pornography, faced up to 90 years in prison. Instead he pleaded guilty in October 2006 to three "class 6 undesignated felonies" that were unrelated to the child porn found on his computer. He received 18 months' probation; certain sex offender restrictions were initially included as probation requirements but later dropped. Matt's family reportedly spent more than \$250,000 on his defense. See: State v. Bandy, Maricopa County Superior Court (AZ), Case No. CR2005-014635-001 DT.

Whether or not Matt was in fact guilty of knowingly possessing child porn is unknown. The prosecutor's computer expert, Detective Larry Core, admitted that he didn't look for viruses, evidence of hacking or backdoor access attempts on Matt's computer. However, the prosecution noted that several CD ROMs containing child pornography also were found at Matt's house. The Bandys claimed the CDs were from a backup of the computer's hard drive, and the images may have been reloaded on the computer without their knowledge during a system restore.

"They don't have to prove you're guilty – you have to prove yourself innocent," observed Gregory Bandy, Matt's father.

Questionable Investigative Methods

The FBI has recently adopted a new form of sting operation: posting hyperlinks that supposedly point to files containing child porn. In October 2006, undercover FBI agents used this technique to post hyperlinks on a child porn message board site called "Ranchi." The links sent web surfers to a government server, where the FBI identified the users who clicked on the links by their IP addresses. They then obtained warrants and staged raids of homes in Nevada, New York, Iowa and Pennsylvania.

Roderick Vosburgh, a doctoral student at Temple University and a history teacher at LaSalle University, was subjected to one of those early-morning raids in February 2007 after he was suspected of clicking on the FBI's hyperlinks. He apparently destroyed his computer hard drive and a thumb drive when agents arrived with a search warrant, but several thumbnail files of child porn were found on an external hard drive.

There was dispute as to whether the actual images associated with the thumbnail files had been present on Vosburgh's computer, and he was prosecuted under a federal law that criminalizes "attempts" to download child pornography. He was convicted at a jury trial and sentenced on November 13, 2008 to 15 months in prison and three years' supervised release.

"I thought it was scary that they could do this," said Anna Durbin, Vosburgh's attorney. "This whole idea that the FBI can put a honeypot out there to attract people is kind of sad. It seems they've brought a lot of cases without having to stoop to this." Due to his conviction, Vosburgh – who had no previous criminal record – will be effectively barred from teaching and required to register as a sex offender after he is released from prison.

The implications of the FBI's hyperlink-bait technique are sweeping. According to an article on CNET News, "Using the same logic and legal arguments, federal agents could send unsolicited e-mail messages to millions of Americans advertising illegal narcotics or child pornography – and raid people who click on the links embedded in the spam messages. The bureau could register the 'unlawfulimages.com' domain name and prosecute intentional visitors. And so on."

Even more frightening, the courts have given their stamp of approval to this prosecutorial approach. Vosburgh's conviction was affirmed on appeal by the Third Circuit in April 2010. See: United States v. Vosburgh, 602 F.3d 512 (3d Cir. 2010).

Previously, on March 6, 2008, a U.S. District Court judge in Nevada upheld a magistrate's ruling that the hyperlink sting operation constituted sufficient probable cause to justify an FBI search warrant. Travis Carter, the defendant in that case, argued that any of his neighbors could have used his wireless network to access the link. With the aid of an investigator, the public defender's office confirmed that dozens of homes were within range of Carter's Wi-fi connection.

Further, an expert's affidavit submitted by Carter's defense counsel noted there were "many problems with using an IP address to decide the location of a computer allegedly using an IP address on the Internet. The IP address can be 'spoofed.' A single IP address can be used by multiple computers at multiple locations through a wireless router. The MAC address of a cable modem can be spoofed to allow access to another's Internet connection. A neighborhood with several houses can share one Internet connection and therefore have the same IP address."

Nevertheless, the magistrate judge held that the mere possibility of other people accessing an open Wi-fi connection "would not have negated a substantial basis for concluding that there was probable cause to believe that evidence of child pornography would be found on the premises to be searched." See: United States v. Carter, 549 F.Supp.2d 1257 (D.Nev. 2008). The Fifth Circuit had reached a similar conclusion in United States v. Perez, 484 F.3d 735 (5th Cir. 2007).

A large-scale child porn investigation in the United Kingdom has also faced criticism. Jim Bates, 67, a computer specialist, testified as an expert witness in cases involving some of the approximately 4,000 defendants charged as a result of Operation Ore — a 2002 criminal investigation into U.K. users of Landslide, a U.S.-based website that facilitated the purchase of child pornography.

Bates, who believes many of the men arrested as part of Operation Ore may be innocent, used the website of his former company, Computer Forensics, to criticize investigators and the technical competence of other computer experts. "I have evidence to prove Operation Ore was based on a completely false series of premises and police officers should have been aware of this if they had done their job properly," he said.

There was evidence that some of the people prosecuted due to Operation Ore had actually had their credit card information stolen, which was used to purchase child porn without their knowledge. It was later learned that credit card fraud was a major problem with the Landslide website, information provided by U.S. law enforcement officials was faulty, and dozens of defendants may have been wrongly prosecuted.

One such defendant, Dr. Paul Grout, proved that at the same time he had used his credit card at a restaurant in Yorkshire, England, someone else was using it in Lake Tahoe in the U.S. The charges against him were dismissed. Peter Johnson, a U.K. police officer involved in Operation Ore, quit over the witch-hunt nature of the investigation. "I began to doubt the validity of the evidence surrounding the circumstances of the initial investigation in America ...," he said. "I found it difficult to rationalize how offenders had been identified [based] solely on a credit card number."

At least 33 people accused in Operation Ore of purchasing child porn committed suicide. Bates called the investigation a "shambles."

Bates was himself prosecuted and found guilty of four counts of making a false written witness statement for falsely claiming he had a degree in electronic engineering. He had testified for both the prosecution and defense in cyber-crime cases. [See: PLN, Oct. 2010, p.1]. Bates was also arrested in 2008 for conspiracy to possess indecent images of children, apparently related to child porn images in case files in which he had testified as an expert, which he kept at his house. However, the search warrant used to search his home was tossed out by the High Court in May 2009.

Conclusion

The cases described above highlight related problems – the demonization of sex offenders and people accused of viewing or possessing child pornography. Because child predators engender such an innate revulsion, most people tend to scoff when defendants offer even plausible explanations for child porn found on their computers, such as malicious software or hackers.

These cases are further complicated by the fact that real pedophiles often blame other persons or viruses for illegal files on their computers — claims that the police, the public and the judiciary view with natural skepticism. "It's an example of the old 'dog ate my homework' excuse," said Phil Malone, director of Harvard's Cyberlaw Clinic. "The problem is, sometimes the dog does eat your homework."

Sources: CNET News, Associated Press, www.securityfocus.com, www.tgdaily.com, www.washingtonpost.com, BBC News, www.vnunet.com, www.theregister.co.uk, www.guardian.co.uk, www.law2000.net, www.foxnews.com, "International Electronic Evidence" (British Institute of International and Comparative Law 2008), www.phoenixnewtimes.com, www.framedforchildporn.com, www.northcountrygazette.org

Related legal cases

United States v. Vosburgh

Year 2010

Cite 602 F.3d 512 (3d Cir. 2010)

Level Court of Appeals

Injunction Status N/A

United States v. Solon

Year

2010

Cite

596 F.3d 1206 (10th Cir. 2010), cert. denied

Level

Court of Appeals

Injunction Status

N/A

State v. Amero

Year

2008

Cite

Superior Court, New London Judicial District (CT), Case No. CR-04-93292

Level

State Trial Court

Injunction Status N/A

United States v. Carter

Year

2008

Cite

549 F.Supp.2d 1257 (D.Nev. 2008)

Level

District Court

Injunction Status

N/A

United States v. Miller

Year

2008

Cite

527 F.3d 54 (3d Cir. 2008)

Level

Court of Appeals

Injunction Status

N/A

United States v. Perez

Year

2007

Cite

484 F.3d 735 (5th Cir. 2007)

Level

Court of Appeals

Injunction Status

N/A

State v. Bandy

Year

2006

Cite

Maricopa County Superior Court (AZ), Case No. CR2005-014635-001 DT

Level

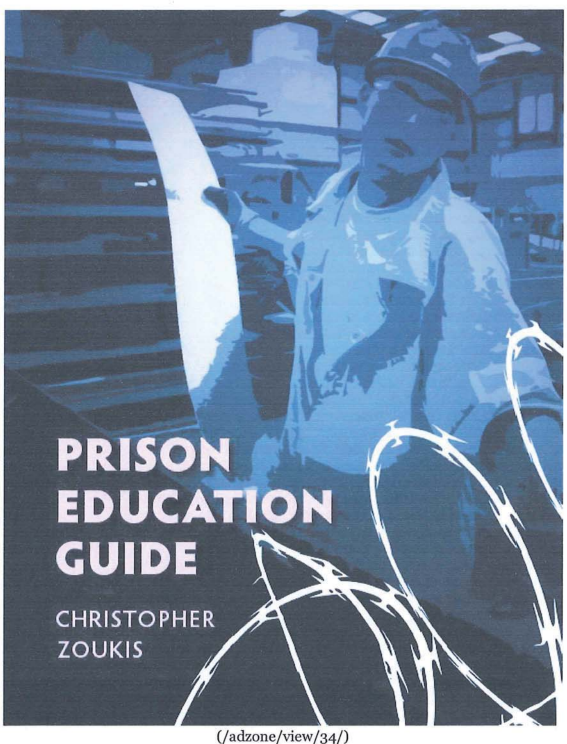
State Trial Court

Injunction Status N/A



PLN Inmate Locator

(/inmate-locator/)



Sign up for PLN's Free Email Newsletter! Free Email Newsletter!

(/subscribe/email/)

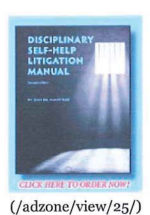




(https://www.facebook.com/pages/Prison-Legal-News/132914543408079)

PLN Media Library

(/media-gallery/)



For Federal criminal case
-- BRIEF / MEMORANDUM IN SUPPORT OF
BRIAN DAVID HILL'S "MOTION UNDER 28
USC § 2255 TO VACATE, SET ASIDE, OR
CORRECT SENTENCE BY A PERSON IN
FEDERAL CUSTODY" - DECLARATION,
ATTACHED EXHIBITS, AND BRIEF IN
SUPPORT OF THIS MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative
News)

Criminal Case Number 1:13-cr-00435-1





Latest WikiLeaks release shows how the CIA uses computer code to hide the origins of its hacking attacks and 'disguise them as Russian or Chinese activity'

- WikiLeaks published 676 source code files today which it claimed are from CIA
- It says the CIA disguised its own hacking attacks to make it appear those responsible were Russian, Chinese, Iranian or North Korean

By MAIL ONLINE REPORTER

PUBLISHED: 07:02 EDT, 31 March 2017 | UPDATED: 14:17 EDT, 31 March 2017

30k



WikiLeaks has published hundreds more files today which it claims show the CIA went to great lengths to disguise its own hacking attacks and point the finger at Russia, China, North Korea and Iran.

The 676 files released today are part of WikiLeaks' Vault 7 tranche of files and they claim to give an insight into the CIA's Marble software, which can forensically disguise viruses, trojans and hacking attacks.

WikiLeaks says the source code suggests Marble has test examples in Chinese, Russian, Korean, Arabic and Farsi (the Iranian language).

Daily Mail

Follow @DailyMail

Follow Daily Mail

+1 Daily Mail

FEMAIL TODAY

Scary night! Ben Affleck and Jennifer





WikiLeaks, founded by Julian Assange (pictured), claims its Vault 7 files come from the CIA's Center for Cyber Intelligence

SHARE THIS ARTICLE

RELATED ARTICLES



'The president, just for a moment forgot that he was...



White House fails to offer ANY evidence of Trump Tower...

It says: 'This would permit a forensic attribution double game, for example by pretending that the spoken language of the malware creator was not American English, but Chinese.'

This could lead forensic investigators into wrongly concluding that CIA hacks were carried out by the Kremlin, the Chinese government, Iran, North Korea or Arabic-speaking terror groups such as ISIS.

WikiLeaks, whose founder Julian Assange remains holed up in the Ecuadorean Embassy in London, said Vault 7 was the most comprehensive release of US spying files ever made public.

Earlier this month WikiLeaks published thousands of documents claiming to reveal top CIA hacking secrets, including the agency's ability to infiltrate encrypted apps, break into smart TVs and phones and program self-driving cars.

It also claims the CIA can bypass the encryption of Whatsapp, Signal, Telegram, Wiebo, Confide and Cloakman by hacking the smart phones the applications run on.

Garner look tense as they reunite to take their kids out on Halloween Divorced couple were seen with their brood



She's gonna thrill you tonight! Heidl Klum pays homage to classic Michael Jackson music video in epic werewolf costume for her Halloween bash



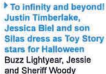


Series Game Six











the hero Gotham needs': Serena Williams shares adorable snap of daughter Olympia as baby Batman Alexis Olympia Ohanian Jr. is Batman

His own personal Caped Crusader! James Corden takes six-yearold son Max for a walk dressed as LEGO Batman





















Wikileaks dumps information claiming proof of CIA hacking

Outing with his son





Watch the full video

Advertisement



















The CIA was also looking at hacking the vehicle control systems used in modern cars and trucks, WikiLeaks claims.

Wikileaks said the release of confidential documents on the agency already eclipses the total number of pages published over the first three years of the Edward Snowden NSA leaks.

Experts who've started to sift through the material said it appeared legitimate - and that the release was almost certain to shake the CIA.

Read more:

WikiLeaks - Vault 7: Projects

Share or comment on this article

30k shares



Tiffany Trump Can't Hide From The Rumors Anymore Trendchaser



Macaulay Culkin Opens Up About What Happened At Neverland Ranch IcePop



World Wide Sportsman Boca Grande Cargo Shorts for Men -Fossii - 44 \$24.99 - basspro.com



The MOTHER of dragons! Pregnant Khloe Kardashian and Tristan Thompson pack on the PDA while dressed as GoT's Daenerys and Drogo







Bringing the heat! Coco Austin busts out of firefighter costume as she dons flame-red wig for Heidl Klum's















30 Amish Facts That'll Make Your Skin Crawl Activly

Archeological Finds Still Baffling Scientists Today Mutually

3 Common Foods Surgeons Are Now Calling "DEATH FOODS"

Halloween bash in NYC Sexy firefighter





What Dental Implants SHOULD Cost US Consumer | Sponsored Ads

MOST WATCHED NEWS VIDEOS



The Deadliest Snakes Ever **Found On The Planet** EternalLifeStyle

18-Year-Old Girl Is Dropping Jaws In The NFL World SportsJamm

PICTURED: Ryan Phillippe sneaks out of Demi Lovato's house at 5am after Halloween bash... six years after duo were romantically linked

United front! Rachel Bilson reunites with ex Hayden Christensen as they take their threeyear-old daughter Briar Rose trick-or-treating Split up in September

Is it a bird? Is it a plane? Justin Trudeau dresses as Clark Kent/Superman for Halloween and enjoys a fall day out in the park with his family

Wendy Williams collapses on stage

Suspect filmed fleeing police after deadly bike

Kevin Spacey's American Beauty Moment man shoves stranger to ground in

Embed this 4/>

Never grow up! Jennifer Garner takes her Peter Pan-inspired kids out in LA for some Halloween fun The children coordinated their looks

Multiple people hit by a truck on the bicycle

Ambulance arrives at Wendy Williams' studio

Julia Hartley-Brewer plays down Fallon hand

Paul Manafort walks into FBI field office after Halloween horror! Kathle Lee Gifford dons nude bodysuit to parody Miley Cyrus Wrecking Ball video on NBC's Today Wore a short blonde wig

YOU MAY LIKE

Sponsored Links by Taboola

Free E-Book: Orkin is RATporting the Latest o... Orkin eBook

That Moment The Cameras Kept Filming O... Your Daily Dish

The Pawn Star Find That Made Chumlee Rich Definition

MOST READ NEWS



New York terror truck driver



A real Halloween fright! Wendy



How the CIA 'found' Hitler alive in



Woman, 48, is 'caught giving man,



Newest

Oldest

Best rated

Worst rated

View all

22

1172

Advertisement

The comments below have been moderated in advance.



DeliaMae, Cherokee, United States, 7 months ago

William Binney said this, Snowden said this, and John Mc said this. How many times do we have to be told that we are giving up our freedom for false security? Nothing you do on mobiles, computers etc is ever safe! Also, just because you have nothing to hide doesn't give license for permission to look.

Click to rate
Stix-n-Stonz, Ridgewood, United States, 7 months ago

Expect a visit from the Ministry of Truth.

wildbilly, greasy lake, 7 months ago

Justin can't get to Moscow where he can evade justice. But not long now traitor.

Click to rate 37 640

Click to rate

Drunkensailor, Main Street, United States, 7 months ago

Even using VPN and anonymizer can hide the IP address, so when Marco Rubio talks about Russian IP address from where he was "hacked" it just laughable.

Click to rate 948 17

w miller, Iorain, United States, 7 months ago

Multiple servers can be used as a proxies around the world making it almost impossible to trace hacking. Unless the perpetrator is caught in the act, and then it's still not a sure thing, hacking is hard to trace.

Click to rate 533 12

JaneAustenPowers, America, United States, 7 months ago

This info was known weeks ago via the Wikileaks dump, Vault 7, Part 1. The CIA has 5k hackers who know the hacking fingerprints of all the major global players. It's not just Russia they can imitate. The Deep State (CIA, NSA,FBI etc) is pushing back on Trumps claim of draining the swamp. The CIA was exposed aa having meddled in the France 2012 election and now claim "Russia" tampered with the US? I'm sceptical. Wikileaks will be dropping more info as a member of the CIA gave Wikileaks their data. The seamy side of politics is on view for all now.

Click to rate 1060 18

Paradise777, Everywhere, United States, 7 months ago

Why should anyone trust this guy? He's our enemy.

Click to rate 69 1182

Cam, Baltimore, 7 months ago

0bamb0 could never be trusted. BTW, did you notice how close the Bush and 0bama families have gotten? The globalists are in your face.

Click to rate 1472 63

Cam, Baltimore, 7 months ago

When dems finally realize that r@ce is one tool of many used to divide the citizenry and keep the politicians' crlmlnal behavior out of the spotlight, only then we can control the political elite, but I'm not holding my breath.

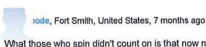
Click to rate

730 24

- Behind the scenes!
 Alex Rodriguez shares
 snaps from Vanity Fair
 cover shoot with
 girlfriend Jennifer Lopez
 Featured on the cover of
 the December issue
- Selena Gomez wears
 The Weeknd's jacket
 despite split from
 rapper as she rides bike
 in LA ... after rekindling
 friendship with ex
 Justin Bleber
- Meowl Alessandra
 Ambrosio shows off
 killer legs as she wears
 cat mask while trick-ortreating with her family
 on Halloween
 Puuurfect costume
- Always And Forever singer Keith Wilder of seventies funk band Heatwave dies at 65 Had been suffering health issues at the time of his death
- Love is blind! Britney Spears stuns in strapless hot pink jumper and heels as she poses for an awkward photo with a horse wearing blinders
- Inseparable! Sofia Richie, 19, flashes her flat midriff while enjoying lunch in Beverly Hills with

TRUTH TODAY, tent, Greenland, 7 months ago

Lmfao.... The is like Russian propaganda



What those who spin didn't count on is that now nothing is trusted. Nice job! It plays directly into the hands of those of us who want to limit government and deconstruct the administrative state. Please help our cause with more spin and disinfo. We appreciate all the help we can get, even from the most unlikely of sources:)

Click to rate 486 17

Click to rate 48 702

View all

The views expressed in the contents above are those of our users and do not necessarily reflect the views of MailOnline.

We are no longer accepting comments on this article.

MORE TOP STORIES

boyfriend Scott Disick, 34 At a celebrity hot spot

- Sweater weather!
 Charlotte McKinney
 goes casual in black
 sweats for an overcast
 day in LA
 Spotted covered up in a
 casual outfit
- In 'They lost their biggest talent': Farrah Abraham says she was FIRED from Teen Mom OG because she worked as an adult film star Also has a sex toy range
- Getting into the spooky spirit! Nicole Kidman and Keith Urban show off their elaborate costumes as they celebrate Halloween In the Halloween spirit
- Woah Cleo! Leggy Nicole Scherzinger puts on ANOTHER extremely busty display as the Egyptian Queen as she pulls out all the stops for Halloween bash

Advertisement

Claudia Schiffer, 47, showcases her supermodel figure in a skintight pink catsuit as she arrives at Jonathan

For Federal criminal case
-- BRIEF / MEMORANDUM IN SUPPORT OF
BRIAN DAVID HILL'S "MOTION UNDER 28
USC § 2255 TO VACATE, SET ASIDE, OR
CORRECT SENTENCE BY A PERSON IN
FEDERAL CUSTODY" - DECLARATION,
ATTACHED EXHIBITS, AND BRIEF IN
SUPPORT OF THIS MOTION -United States of America v. Brian David Hill
(Brian D. Hill) (formerly USWGO Alternative
News)

Criminal Case Number 1:13-cr-00435-1



Changes are coming to Find A Grave. See a preview now.

Cheryl Felicia King

Birth:

Nov. 7, 1949

Death:

Jun. 12, 2014

Cheryl King, 64, of Duluth passed away June 12, 2014.

Byars Funeral Home and Cremation Services is in charge of arrangements.

Burial:

Cremated, Other.

Created by: Connie C. Madray Record added: Jun 20, 2014

Find A Grave Memorial# 131597340

Business Card for Cheryl Felicia King:

Cheryl Felicia King

Department of Justice Raleigh, NC area

North Carolina Department of Justice

3320 Garner Rd Raleigh, NC 27610-5618 Tel: (919) 773-7810 www.ncdoj.gov

Last updated on 2016-05-17

Get Contact Info >> it's free and takes 20 seconds

Opt Out or Update this Contact:

Opt Out
Update name
Update title
Update phone
Update email
Not at this company anymore



About Cheryl Felicia King:

Cheryl Felicia King works as an Department of Justice for North Carolina Department of Justice at Raleigh, NC. The company's webpage is http://www.ncdoj.gov. For email, phone number and executive profiles for Department of Justice and other executives of North Carolina Department of Justice at Raleigh, NC, check North Carolina Department of Justice at Joesdata.com. Not the Cheryl Felicia King you are looking for? Do a quick search in our website and find other people named Cheryl Felicia King.

Cheryl Felicia King's Work History:

No information available...

Cheryl Felicia King's Education:

No information available..

Cheryl Felicia King's Co-workers:

As of November 1, 2017, Cheryl Felicia King has 1041 co-workers under the company name North Carolina Department of Justice at Joesdata.com.

About North Carolina Department of Justice:

North Carolina Department of Justice is located at 3320 Garner Rd, Raleigh, NC 27610-5618. It has around 1K - 5K employees. Its revenue is around \$100 - 500M. Public institution primarily engaged in criminal and civil law enforcement, police, traffic safety and other activities related to law enforcement. The parent company of this organization is North Carolina Bureau of Investigation -

Company News:

No company news available.

People in the same industry:

Becky Knott Information Systems Coordinator City of Mesa Solid Waste Division

Shawn Sutterfield Information Technology Assistant City of Jacksonville Arkansas

Don Alexander Information Technology Supervisor Pulaski CO Sheriff Department North

William Westbrook MIS Manager City of Loveland, Colorado

Sergeant Chris Berry LAN Coordinator California Highway Patrol

C. Ceregatti LAN Coordinator California Highway Patrol



About Us

People Directory:

F





Privacy Terms of Use

ABCDEFGHIJKLMNOPQ

RSTUVWXYZ

Work for Us Contact Us

Company Directory:

ABCDEFGHIJKLMNOPQ

RSTUVWXYZ

Copyright © 2017 Joesdata.com All Rights Reserved.